

NOTIFICATION of Public Sale for Arrears of Revenue, unless Intermediately liquidated, to take place at the Collector's Office, Zillah 24-Pergunnah, on the 31st December, 1840, corresponding 18th Poone 1247 B. S.

Names of the Mahals to be sold, and the Pergunnahs in which it is situated and No. of Lots in Collector's Sale Advertisement.	Recorded Proprietors.	Amount Sudder Jumma.	Amount of Revenue, including Interest for the Kist of September, 1840.	Remarks.
Kt. Pergh, Magoorah, &c. Kt. Chittia, &c. No. 6, ... " Ditto Mowjeh Da-bospore, &c. No. 45, ... " Burriddhotti, Turf Cadean, &c. No. 57, ... " Calcutta, Mowjeb Buhoughly, &c. No. 66, ... " Burriddhotti, &c. Ditto Ramchunder-nagore, &c. No. 70, ... " Calcutta, Ditto Gouripore, &c. No. 80, ... " Ditto Ditto Woressaparah, &c. No. 81, ... " Madenouli, &c. Ditto Barriepore, &c. No. 120, ... " Mooragatcha, &c. Ditto Dowlipore, &c. No. 147, ... " Ditto Kt. Mathour, &c. No. 151, ... " Sahangore, &c. Mowjeh Ghottessura, &c. No. 152, ... " Bellah, Ditto Pur-reye, &c. No. 162, ... " Azimabad, Hooda Madobpore, No. 180, ... " Ditto Turf Ma-modpore, No. 181, ... " Mordah, &c. Bat-rab, &c. No. 190, ...	Estate Radachurn Roy, &c. Juggatbulloje Sing, ... Aunundebunder Mookerjee, ... Prawnkit and Kistatund { Biswas, ... Rajah Radakanth Deb Babadour, ... Goureschurn Roy, ... Gobindpersaud Roy, ... Ragebulloje Roy Choudry, ... Radsmohun and Prawnauth { Choudry, ... Tarrapersaud Roy Choudry, ... Persunochunder Mitree, ... Bhowanachurn Chuttiopadea, ... Regemaria Chuckerbutty and Bydonauth Rose, ... Ramechurn, Radachurn and Rogoonath Mundie, ... Nubokisto Ghose, ...	8,073 6 2 8,031 5 3 5,110 0 0 22,261 8 6 30,434 3 7 11,084 1 0 16,574 13 3 54,687 6 9 8,318 1 2 8,932 8 2 19,179 11 2 8,644 7 8 10,767 11 8 14,657 13 11 9,297 16 8	879 0 2 89 10 5 454 0 7 304 9 0 8,194 13 6 1,457 4 7 1,276 11 9 3,402 14 1 280 7 8 944 11 7 905 11 4 851 15 3 1,296 1 7 773 8 0 821 7 4	These Mahals produce Paddy, &c.

E. E.

J. G. B. LAWRELL, Ag. Coltr.

Collector's Cuttawry, 24-Pergunnah, the 15th December, 1840.

NOTIFICATION of Public Sale for Arrears of Revenue, unless Intermediately liquidated, to take place at the Collector's Office, Zillah 24-Pergunnah, on the 31st December, 1840, corresponding 18th Poone 1247 B. S.

Names of the Mahals to be sold, and the Pergunnahs in which it is situated and Number of Lots in Collector's Sale Advertisement.	Recorded Proprietors.	Amount Sudder Jumma.	Amount of Revenue, including Interest for the Kist of September, 1840.	Remarks.
Kt. Pergh, Magoorah, &c. Kt. Chittia, &c. No. 1, ... " Ditto, Kt. Reynagore, &c. No. 2, ... " Ditto, Kt. Beasdra-ney, &c. No. 9, ... " Ditto, Kt. Ditto, No. 10, ... " Aunwarpore, Turf Jejrah, No. 12, ... " Mooragatcha, Mow-jeb, Hafersalipore, &c. No. 13, ... " Ditto, Ditto Allum-pore, &c. No. 14, ... " Hattipore, &c. Ditto Rangadebupore, &c. No. 15, ... " Bellia, &c. Cuttawry, &c. No. 16, ... " Madenouli, &c. Muli-kunda, &c. No. 17, ...	Ramkisto Roy, &c., ... Estate Sittaram Roy, &c., ... Doorgopersaud Roy and Bhowanipersaud Roy, ... Rampuram Bendorpades, ... Prawnkit and Kistatund { Biswas, ... Estate Lohakmopuram Roy, &c., ... Debapersaud Rose and Aunundebunder Chak-kerbutty, ... Bhakaychurn and Bhakaychurn, ... Prawnkit and Kistatund { Biswas, ... Goureschurn Ghose, ...	3,585 6 1 9,500 14 4 12,540 0 7 7,180 6 4 68,487 1 7 19,030 7 9 10,545 6 5 12,341 6 9 8,074 14 9 14,200 6 11	540 15 2 603 6 0 1,697 6 10 667 10 8 2,300 11 5 80 3 7 1,297 6 2 1,269 6 7 654 0 1 3,615 6 5	These Mahals are under Bet-warah and produce Paddy, &c.

Collector's Cuttawry, 24-Pergunnah, the 15th December, 1840.

J. G. B. LAWRELL, Ag. Coltr.

NOTIFICATION of Public Sale for Arrears of Revenue, unless intermediately liquidated, in take place at the Collector's Office, Zillah 24-Pergunnahs, on the 8th December, 1840, corresponding 19th Poos, 1247 B. S.

Name of the Mahals to be sold, and the Pergunnahs in which it is situated, and No. of Lots in Collector's Sale Advertisement.	Recorded Proprietor.	Amount Sudder Jumma.	Amount of Revenue, including Interest for the Kist of September, 1840.	Remarks.
Kt. Porgh. Singhore, &c. Lot Mullickpore, &c. No. 8,	Dowerikanauth Baboo, &c., ...	6236 8 2	524 13 7	
" Bellia, Turf Benah, &c. No. 7,	Calenauth Roy, &c.,	6047 12 9	4510 7 8	
" Hoornon, Dhee By-kurse, No. 8,	Ramcoomar Roy, &c.,	4681 2 6	368 0 7	
" Chouracey, Turf Chouracey, No. 10, ...	Nilkantho Paul Chondry, &c.,	14697 13 0	3679 13 0	These Mahals produce Paddy, &c.
" Baoroon, Dhee Panta, No. 27,	Srechitpurna Roy, &c., ...	5719 12 5	1646 7 8	
" Baztpore, Kt. Baitpore, No. 3,	Connoyall Tagore,	17479 0 9 4	2307 10 5	

E. E.

Collr.'s Cutchy, 24-Pergunnahs, the 15th December, 1840.

J. G. B. LAWRELL, Ag. Collr.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Hooghly, on Tuesday, the 29th December, 1840, corresponding with 16th Poos 1247 B. S.

Name of Mahal to be sold, and of Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of September, 1840.	Remarks.
No. 709. Mancoonds, Per-gunnah Boro,	Dwarkanath Tagore, &c., ...	2,331 8 7	865 4 11	Produce Paddy, Sugar-cane, &c.

Hooghly Collector's Office, 9th December, 1840.

W. H. BELL, Collector.

NOTICE of Public Sale for arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Hooghly, on Tuesday, the 29th December, 1840, corresponding with 16th Poos 1247 B. S.

Name of Mahals to be sold, and of Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Revenue, including interest for the Kist of September, 1840.	Remarks.
No. 31. Lot Sankhkhelly, Ph. Baulish,	Prashnath Chowdhury, &c.,	10148 0 6	644 8 3	Produce Paddy, Sugar, &c.
" 32. Gooldha, Ph. Chunder-dernah,	Ditto, including Chakaran,	10294 10 4	49 12 7	Ditto.
" 33. Nekurbaug, Ph. Ditto,	Ditto, ditto,	11209 7 2	698 16 11	Ditto.
" 34. Bupoor, Ph. Ditto,	Harris Chunder Bunder-pahria, &c., including Chakrap,	10640 7 9	929 10 11	Ditto.

Hooghly Collector's Office, 9th December, 1840.

W. H. BELL, Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorate of Midnapore, on Thursday, the 14th January 1841, A. D., corresponding with the 3d Magh 1247 B. S., in conformity with the order of the Sudder Board of Revenue, dated the 7th August 1840, No. 54.

Name of Mahal to be sold, and of the Pburgh, in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Amount Sudder Jumma including Police.	Arrears of Revenue, including Police, including to the last of October 1840, after deducting the payment made in May 1840.	Remarks.
No. 1, Porth Etam, Pburgh. Kawjorah,	Rajah Banchharam Roy, 43,561 4 7	6,379 7 0		This Land produces Silk, Paddy, Cotton, Sugar-cane, Mustard seed, &c.

Midnapore Collectorate, the 14th December, 1840.

A. MURKES, C. S. Collector.

NOTICE of Public-Sale for the recovery of the Arrears of Revenue, unless Intermediately Liquidated, at the Collector's Office of Singapore, on Thursday, the 7th January next, or 25th Decr. 1847 B. S.

Name of Mahal to be Sold, and of the Parganah in which it is situated, and No. of Lot in the Collector's Sale Statement.	Recorded Proprietor.	Amount Sudder Jummah.	Amount of Revenue for Kisan of Oct., with Interest up to 30th November 1840.	Remarks.
M. Koopypore, &c. Ph. Sal-baree, No. of Lot 21.	Hurdil Tagore.	7211 2 92	452 7 0	
Kalmegh, &c. Ph. Ditto, No. of Lot 22.	Ditto. Ditto.	7681 8 42	494 12 10	
Ruprah, &c. Ph. Ditto, No. of Lot 23.	Ditto. Ditto.	8159 4 63	494 14 6	
Husinipore, &c. Ph. Sun-tou, No. of Lot 185.	Nullahdina Tagore.	8578 12 33	528 5 4	
Banesparah, &c. Ph. Ditto, No. of Lot 186.	Ditto. Ditto.	8579 8 24	528 6 4	
Ruaidpore, &c. P. Gals-baree, No. of Lot 190.	Ditto. Ditto.	9142 4 63	539 9 0	

Dinagpare, Collector's Office, 15th December, 1860.

E. C. HALKETT, *Collector.*

REPORT

Showing the smallest depth of water in the Bhagirathi, Jellanghee, and Matangangah Rivers, on the 8th December, 1840.

Names of Rivers.	Length.	Width shallowness.	Demarcation.
<i>Bhupiratna River.</i>	0. 1m.		
At its entrance.....	19. 0		
From thence to Jag- gernathpore,.....	4. 0	At Dodhikarpur.	
From Jaggermath- pore to Junga- pore,.....	4. 0	Above Jungaport	
From Jungapore to Sadducknagh.....	3. 3	{ At Rajabram- pore.	
From Sadduck- nagh to Berham- pore,.....	3. 3	{ At Ahmane- gunga	
From Berhampore to Cutwa,.....	3. 9	{ At Gondharpur, Kamarpore & Shakhpore.	
and		At Kalkhpore.	
From Cutwa to Nuddan,.....	3. 1	At Bolodangpore & Shakhpore.	
<i>Jellinga River.</i>	3. 5		
At its entrance.....	0. 0		
From thence to Bansmarrares,.....	2. 0	{ At Chonkpur- pore.	
From Bansmarrares to Tanchikatia,.....	2. 0	{ At Gondhpore, At Leling- ghore.	
From Tanchikatia to Sonatullah,.....	2. 0	At Sonatullah.	
and			
From Sonatullah to Ghansmaghat,.....	0. 0	At Hurring- saged & Deppopra.	
<i>Netravati River.</i>			
At its entrance.....	0. 2		
From thence to Hant Dolekh,.....	1. 3	At Mysore, At Hant Dolekh.	
From Hant Dolekh to Hant Dolekh,.....	0. 0	At Mysore, At Hant Dolekh.	
From Hant Dolekh to Kallikatti,.....	0. 0	At Hant Dolekh.	
From Kallikatti to Kallikatti,.....	0. 0	At Hant Dolekh.	

NOTICE is hereby given, that with the sanction of the Board of Customs, Salt and Opium, Tenders will be received at this Office on or before the 31st proximo, at 12 o'clock, for the purchase of 2000 of Cuttack Pungah Salt of 250 lbs. to be paid in securities of not less than lots of 250 pounds each. In satisfaction of Golah rent due, should the owners not previously appear and pay up the rent now due on their roads.

Intending purchasers were to satisfy themselves by personal inspection of the article at the Government Gofahs at Sukkur. The Salt to be prepared and taken away within one week. After the tender shall have been accepted by the Superintendent of the Salt Gofahs.

F. BOWRING.

Sept. of the Golahs
Sullen Salt Golah, the 25th Novr. 1840.

সাহেবাব আলিশাৰ হোড়ি পঞ্চিট বয়ক ও আলিমেৰ আদেশাৰ সামৰ সংবাৰ দেকুয়া বাইতেছে
বে আগামী ৩০ ডিসেম্বৰ হিবা ১২ ছটাৰ সুময়
পৰ্যাপ্ত সব ১২০১ নামেৰ মোকাবাৰী ১২৯/ মোক
কটি পাব। বয়ক বিক্ৰয়াৰ্ত্ত টওৰ অৰ্দেক বিক্ৰয়
সহজ আবেদনপত্ৰ অৱ আলিমে লওয়া বাইকে
মোলা ভাষা। অস্মাৰ কাৰণ পোক লাট ১০/
মোকেৰ কৰ বিক্ৰয় কৰ বাইকে ন। অপৰ সাবেক
বিক্ৰয় হয়াপৰ ইউপো কি উপকৰেৰ লিখিত বক
কেৱল বেলোপো ভাষা। আলিমে আছে কাহা আ
লাগুকৰে উৎ কিম্বা কৰিব ন।

विश्वामित्र अस्ति राजा विश्वामित्र अस्ति राजा

... and the same day Captain J. S. Bowell, of the U. S. Revenue Cutter, came before the Court of this Circuit, and will be directed to lay before the

George Wright, Wm. Morris and Brokers
Los Angeles, California.

He is a son of Captain J. S. Bowell, a
well known Englishman, and one of the best
of this class, and will be deservedly well received, every
where he goes in Europe.

Sheriff's Sale.

NOTICE is hereby given, that on Thursday, the Seventh day of January next, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by Virtue of a Writ of Fieri Facias in his hands against Juggutchunder Bose.—

The Right, Title, and Interest of the said Juggutchunder Bose, of, in, and to all that Four Annas Share of and in an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, Two Biggahs and Ten Cottahs, more or less, situate, lying, and being at Baughbazar, in Sutanooty, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the South by Rameaunt Bose's Street, on the West by the House and Land of the said Rameaunt Bose, on the East by the House and Land of Gungunarein Gungopadhyia, and on the North by the House and Land of the said Rameaunt Bose.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE is hereby given, that on Thursday, the Seventh day of January next, precisely at the hour of 12 o'Clock at noon, the Sheriff of Calcutta will put up to Public Sale at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Fieri Facias in his hands against Jandubchunder Seal, Sautory Seal, Russickchunder Seal, Bindabun Seal and Greedhary Seal.—

1.—The Right, Title, and Interest of the said Sautory Seal, Russickchunder Seal, Bindabun Seal and Greedhary Seal, of, in, and to all that One-sixth Part or Share, of and in all that Upper-roomed Brick-built Messuage, Tenement or Dwelling House, No. 113, with a piece or parcel of Land thereunto belonging, containing, by estimation, Five Cottahs, more or less, situate, lying, and being at Maynulputty, in Burra Bazaar, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the South by a Shop of Rammohun Paul, on the North by the House and Land of Roopnarain Mallik, on the West by a Public Road, and on the East by the House and Land of Rammohun Paul.

2.—Also, the Right, Title, and Interest of the said Sautory Seal, Russickchunder Seal, Bindabun Seal, and Greedhary Seal, of, in, and to all that One-sixth Part or Share of and in all that Brick-built Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, Ten Cottahs, more or less, situate, lying, and being at Sarresup-tollah, in Chinsurah, in the District of Hooghly, and butted and bounded as follows: (that is to say,) on the East by a Public Road, on the West by the House and Land of Juggamohun Seal, on the North by a Public Road, and on the South by the House and Land of Gopeechand Seal.

3.—Also, the Right, Title, and Interest of the said Sautory Seal, Russickchunder Seal, Bindabun Seal, and Greedhary Seal, of, in, and to all that One Cottah Share of and in all that Family Dwelling House, containing, by estimation, One Biggah and Three Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East and South by a Public Road, on the West by the old Dwelling House, and on the North by the House and Land of Bissomohun Seal.

4.—Also, the Right, Title, and Interest of the said Sautory Seal, Russickchunder Seal, Bindabun Seal, and Greedhary Seal, of, in, and to all that Ghat-Batte or Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, Two Cottahs and Eight Chittacks, more or

less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by , on the West by the House and Land of Kistnomohun Seal, on the North by the House and Land of Govindchund Seal, and on the South by a Public Road.

5.—Also, the Right, Title, and Interest of the said Sautory Seal, Russickchunder Seal, Bindabun Seal, and Greedhary Seal, of, in, and to all that Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, Five Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by Golish Battas, on the West by the House and Land of Kistnomohun Seal, on the North by the House and Land of Gopeechund Seal, and on the South by a Public Road.

6.—Also, the Right, Title, and Interest of the said Sautory Seal, Russickchunder Seal, Bindabun Seal, and Greedhary Seal, of, in, and to all that Lower-roomed Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, Seven Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East and North by a Public Road, on the West by the House and Land of Sauter Seal, and on the South by the House and Land of Gopeechand Seal.

7.—Also, the Right, Title, and Interest of the said Sautory Seal, Russickchunder Seal, Bindabun Seal, and Greedhary Seal, of, in, and to all that piece or parcel of Land, containing, by estimation, Seven Cottahs, more or less, surrounded by Brick Walls, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by the House and Land of Sree Sree Gopanjee Thakoor, on the South and West by a Public Road, and on the East by the House and Land of Baisick Seal and others.

8.—Also, the Right, Title, and Interest of the said Sautory Seal, Russickchunder Seal, Bindabun Seal, and Greedhary Seal, of, in, and to all that One-sixth Part or Share of and in an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, Ten Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by the House and Land of Bindabun Mallik, on the West by the House and Land of Bissomohun Seal, on the North by Sree Sree Purushottam Mallik, and on the South by the House and Land of Santiram Park.

9.—Also, the Right, Title, and Interest of the said Sautory Seal, Russickchunder Seal, Bindabun Seal and Greedhary Seal, of, in, and to all that One-sixth Part or Share of and in an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, Seven Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by the House and Land of Bindabun Seal, on the West by the House and Land of Bissomohun Seal, on the North by Sree Mahapoorah Thakoor Battas, and on the South by

10.—Also, the Right, Title, and Interest of the said Sautory Seal, Russickchunder Seal, Bindabun Seal and Greedhary Seal, of, in, and to all that Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, One Cottah, more or less, situate, lying and being at the same place, and butted and bounded as follows: (that is to say,) on the East by a Public Road, on the West by the House and Land of Gopeechand Seal, on the North by the House and Land of the said Gopeechand Seal, and on the South by the House and Land of Puran Moorjiji.

And also, the Right, Title, and Interest of the Dwelling House, of, in, and to all that

together with 17 pairs of Pucks Vals, 1 Press House, 1 Godown, and 1 Pucks Atchala, and the other necessaries for manufacturing of Indigo, and also Neis Lands appertaining the said Factory is about One Thousand and Five Hundred Biggahs, and the Cultivation Lands, together with the Plants thereon, is about Eight Hundred Biggahs, situate, lying and being at Santipore, in the District of Nuddea.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE.—The Public are hereby informed, under orders of Government, dated 29th January, 1840, that excavations, surrounded with fences, and having lights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Lower North Division.

Champatollah Lane, North side in front of Houses, Nos. 50 and 51, Postah Wall to be commenced and will be fenced in accordingly.

Portuguese Church Street will be closed against Carriages.

Portuguese Church Street, a Tunnel to be constructed; it will be necessary to close the entrances to the Street, with a strong fence between Madgylatta Street and a Lane branching from the west side of Portuguese Church Street.

Lower North and Upper North Divisions.

Chitpore Road: West side: from Mongeyhattah Street to opposite Dwarkeynath Tagore's Lane—Aqueduct to be built.

R. J. ROSE,
Offg. Supt. Conservancy.

WANTED—A Treasurer for the Deputy Collectorate of Bullockah, Salary per mensem 50 Rupees. Unexceptionable Security to the value of Rs. 32,000 will be required according to the Table of Treasurer's Securities circulated with the Sudler Board of Revenue's Circular Letter, No. 49, dated 11th October, 1836. The Applicant must be well versed in Accounts and the Bengalee language.

R. B. GARRETT, *Dy. Colr.*

Bullock Dy. Colr.'s Office.
the 12th December, 1840.

NOTICE.

NOTICE is hereby given, that Sundry Effects belonging to the late Raj Krishna Day, Sub-Assistant Surgeon, stationed at Delhi, who died on 27th September, 1840, are under the Seal of this Court, and will be delivered to any person legally authorized to receive the same.

C. LINDSAY, *Judge.*

Delhi Territory,
Judge's Office,
The 1st December, 1840.

NOTICE.

IT is particularly requested that all letters for the Collector of Behar may be addressed to him at Gya, as since the Establishment of a branch Post Office at Behar, distant upwards of 40 miles from Gya, great delay is experienced in the receipt of letters at the Collectorship of Behar.

H. C. HAMILTON,
Collector of Zillah Behar.

Behar Collectorship, Gya.
the 2d December, 1840.

NOTICE.—During the Secretary's temporary absence from Agra on business, the undersigned will officiate as Secretary.

By order of the Directors,

H. W. ABBOTT,

Assistant Secretary Agra Bank.

Agra Bank, 9th December, 1840.

NOTICE.

THE Interest and Responsibility of Mr. ALEXANDER ROGERS, in our Firm, ceased from the 31st August 1840.

Mr. ROBERT JOHN DARING is admitted a Partner in our Firm from the 1st September 1840.

HAMILTON & CO.

4th December, 1840.

CIVIL SERVICE ANNUITY FUND.

NOTICE is hereby given, that the Annual General Meeting of the Subscribers to the Civil Service Annuity Fund, will be held at the Town Hall, at One o'Clock p. m. on Friday, the 1st of January next, for the purpose of Auditing the Accounts of the past year, for the election of Five Managers of the Fund for the year 1841, and for the consideration of any other matters that may be laid before the Meeting.

By order of the Managers,

H. V. BAYLEY, *Secy.*

C. S. A. F. Office,
the 16th November, 1840.

BENGAL MILITARY FUND.

In conformity to the 26th and 27th Articles of the Regulations, a General Meeting of the Subscribers of the Military Fund will be held, at the Military Fund Office, on Wednesday, the 27th January 1841, at 10 o'Clock in the Forenoon, for the election of Directors for the ensuing year, and for the inspection and approval of Accounts of the Fund, and of the proceedings of the Directors of the past year.

After the disposal of the above business, the Meeting will be declared special for the consideration, under Article 22, of the recent Propositions from 53 Subscribers at Meerut, as submitted to the Army in the Circular from the Directors, No. 487 of the 25th September 1840.

J. W. J. OUSELEY, *President.*

Port William, Military Fund Office,
12th October, 1840.

JYEPOR STATE TRIALS,

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WITH Sketches of the Temple in which Mr. Blake was murdered and part of the City of Jyepoor, with the Outer Courts of the Palace.

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SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, DECEMBER 23, 1840.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

TUE 21st December, 1840.

The following Draft of a proposed Act was read in Council for the first time on the 21st of December, 1840.

Act No. — or 1840.

An Act for prescribing the Rules to be observed, in order that ships or vessels belonging to ports within the territories of the East India Company, or belonging to Native Princes or States, or their subjects, may become entitled to the privileges of British ships under a proclamation of the Governor General in Council to be made in pursuance of the Stat. 3d and 4th Victoria Ch. LVI.

I. Whereas by a Statute passed in the 3d. and 4th years of Her Majesty Queen Victoria, entitled "An Act to regulate the trade of ships built and trading within the limits of the East India Company's Charter," it is enacted "that it shall be lawful for the Governor General in Council, by Proclamation, to declare that all ships or vessels built or to be built within the limits of the Charter of the East India Company, being owned by Her Majesty's subjects for whom the said Governor General in Council has power to legislate, and belonging, under the Regulations hereinafter provided for, to any ports in the territories under the Government of the said Company, shall be deemed to be British ships for all the purposes of trade within the said limits, including the Cape of Good Hope and the territories and dependencies thereof; provided that upon such declaration being made the said Governor General in Council shall, and the said Governor General in Council is hereby accordingly empowered to make Regulations, to be enforced by suitable penalties, concerning the registering, licensing, and ascertaining the admensurement of the tonnage and burden, and generally for the trading within the limits aforesaid of such ships or vessels." And whereas it is further enacted in the same Statute that "the Governor General in Council may by such Regulations, as aforesaid, such Regulations being subject as aforesaid, admit to the privileges and advantages of British ships, for the purposes of trade within the limits of the Charter of the said Company, including the Cape of Good Hope and the territories and dependencies thereof, or to any of such privileges and advantages, any ships or vessels belonging to such Princes or States or any of them, or subjects of any such Prince or State; but any such Regulations shall provide for the granting to such ships or vessels fit and convenient licences or passes, and generally for the trading within the limits aforesaid of such ships or vessels." And whereas, in pursuance of such enactments it is expedient to frame such Regulations as are aforesaid therin, and the compliance with which shall be required in respect of all ships or vessels not registered, or licensed (for the period of such licence) before the passing of this Act, in order that they may be deemed British ships under such Proclamation as aforesaid.

It is hereby enacted, that no ship or vessel shall be entitled to any of the privileges or advantages of British ships under such Proclamation as aforesaid (except as regards ships or vessels registered before the passing of this act and as regards ships or vessels belonging to Native Princes or States or their subjects) unless the person or persons claiming property therein shall have caused the same to have been registered at some one of the ports hereinafter mentioned within the territories of the East India Company, and shall have obtained a certificate of such registry from the person or persons authorized to make such

registry and grant such certificate as hereinafter directed; the form of which certificate shall be as follows:

"This is to certify, that in pursuance of Act No. — of 1841, of the Governor General of India in Council (here insert the names and occupation and residence of subscribing owners) having made and subscribed the declaration required by the said Act and having declared that (he or they) together with (names, occupations and residences of non-subscribing owners) (is or are) sole owner or owners, in the proportion specified on the back hereof, of the ship or vessel called the (ship's name) of (place at which the vessel shall be registered) which is of the burthen of (number of tons), and whereof (master's name) is master, and that the said ship or vessel was (when and where built) and (name and employment of Surveying Officer) having certified to us, that the said ship or vessel has (number) decks and (number) masts, that her length from the fore part of the main stem to the after part of the stern post aforesaid, is (number of feet and inches), her breadth at the broadest part (stating whether that be above or below the main wale) is (number of feet and inches), her height (between decks, if more than one deck or depth in the hold, if only one deck) is (number of feet and inches,) that she is (how rigged) rigged with a (standing or running) bowsprit, (description of stern) sterned, (carvel or clincher) built, has (whether any or no) gallery, and (kind of head, if any) head; and the said subscribing owners having consented and agreed to the above description, the said ship or vessel called the (name) has been duly registered at the port of (name of port), certified under our hands at the Custom House, in the said port of (name of port), this (date) day of (name of month) in the year (words in length).

(Signed) Collector.

And on the back of such certificate of registry, there shall be an account of the parts or shares held by each of the owners mentioned and described in such certificate, in the form and manner following:

Names of several owners with Number of shares held by each owner,
in mentioned.

Name	Thirty-two.
Name	Sixteen.
Name	Eight.
		&c. &c."

(Signed) Collector.

II. And it is hereby enacted, that the ports at which registration shall be made, shall be the ports of Calcutta, Madras, Bombay, —, —, —, and such other places subordinate to the local Governments of India, as such Governments respectively may, from time to time, declare to be registering ports under this Act. Provided, that ships or vessels built at any place other than any of such ports, shall be allowed to make their first voyage to any of such ports, being the ports at which it is intended they shall be registered, under a certificate to be granted by the principal British Officer at the place where the ship is built, or if there be no British Officer in authority there, then by three merchants of such place, which certificate shall contain all the particulars with regard to the ownership and description of the ships or vessels contained in a certificate of registry, and shall specify the ports at which it is intended that they shall respectively be registered, and which certificate shall have all the effect of a certificate of registry under this Act, during the first voyage from the place of building to the ports at which the ships or vessels respectively, shall be afterwards registered.

III. And it is hereby enacted, that the persons authorized to make such registry, and to grant such certificates as aforesaid, shall be the persons now authorized to make registry of ships or vessels under the Statute 3 and 4 W. 4, Cb. 33, and such other or different persons as the local Governments may from time to time appoint for the ports under their respective Presidencies.

IV. And it is hereby enacted, that at every port where registry shall be made in pursuance of this Act a book shall be kept by the Registering Officer in which all the particulars contained in the form of the certificate of the registry hereinbefore directed to be used shall be duly entered; and every registry shall be numbered in progression beginning such progressive numeration at the commencement of each and every year. And such Registering Officer shall forthwith, or within one month at the furthest, send to the Government of the Presidency to which he is subordinate a true and exact copy, together with the number of every certificate which shall be by him so granted.

V. And it is hereby enacted, that no registry shall henceforth be made or certificate be granted, until the following declaration be made or subscribed before the Registering Officer, by the owner or major part of the owners of the ship or vessel required to be registered.

I, A. B., of (place of residence and occupation) do truly declare that the ship (or vessel (name) of (port or place) whereof (master's name) is at present master, being (kind of built, burthen, &cetera, as described in the certificate of the Surveying Officer) was (when and where) built, and that I the said (A. B.) and the other owners (names and occupations if any and where they respectively reside) am (or are) sole owner (or owners) of the said vessel, and that no other person or persons whatever hath or have any right, title, interest, share, or property therein or thereto; and that I the said (A. B.) and the said other owners (if any) am (or are) truly and bona fide a subject (or subjects) of Her Majesty for whom the Governor General of India in Council has power to legislate, and that no person not being subject as aforesaid, directly or indirectly, hath any share* or part interest in the said ship or vessel. Provided that if the Registering Officer shall see occasion to doubt the truth of any of the facts contained in the above declaration he shall not deem such declaration to be conclusive, but may refuse the registry or certificate and his discretion exercised in this behalf shall be subject only to an appeal to the local Government to which he is subordinate.

VI. And it is hereby enacted, that in case the required number of joint owners of any ship or vessel shall not personally attend to make and subscribe the declaration hereinbefore directed to be made and subscribed, then and in such case such owner or owners, as shall personally attend and make and subscribe the declarations aforesaid, shall further declare that the part owner or part owners of such ship or vessel then absent is or are not resident within twenty miles of such port or place, and hath or have not to the best of his or their knowledge or belief, wilfully absented himself or themselves in order to avoid the making the declaration hereinbefore directed to be made and subscribed, or is or are prevented by illness from attending to make and subscribe the said declaration.

VII. And in order to enable the Registering Officer to grant a certificate truly and accurately describing every ship or vessel to be registered in pursuance of this Act, and also to enable all other Officers of Customs on due examination, to discover whether any such ship or vessel is the same with that for which a certificate is alleged to have been granted, it is hereby enacted, that previous to the registering or granting of any certificate of registry as aforesaid some one or more person or persons appointed by the local Governments respectively, taking to his or their assistance if he or they shall judge it necessary, one or more person or persons skilled in the building and measurement of ships, shall go on board of every such ship or vessel that is to be registered, and shall strictly and accurately examine and measure every such ship or vessel as to all and every particular contained in the form of the certificate hereinbefore directed in the presence of the master, or of any other person who shall be appointed for that purpose on the part of the owners or owners, or in his or their absence by the said master, and shall deliver a true and just account in writing of all such particulars of the built, description, and measurement of every such ship or vessel as are specified in the form of the certificate above directed to the Collector authorized as aforesaid to make such registry and grant such certificate of registry; and the said master or other person attending on the part of the owner or owners is hereby required to sign his name also to the certificate of such Surveying or Examining Officer, in testimony of the truth thereof, provided such master or other person shall consent and agree to the several particulars set forth and described therein.

VIII. And it is hereby enacted, that from and after the commencement of this Act the tonnage of every ship or vessel required by law to be registered, shall, previous to her being registered, be measured and ascertained while her hold is clear, and according to the following rule; (that is to say) divide the length of the upper deck be-

tween the afterpart of the stem and the forepart of the stern post into six equal parts. Depth; at the foremost, the middle, and the aftermost of those points of division, measure in feet and decimal parts of a foot the depths from the underside of the upper deck to the ceiling at the timber stroke. In the case of a break in the upper deck, the depths are to be measured from a line stretched in a continuation of the deck. Breadths; divide each of those three depths into five equal parts and measure the inside breadths at the following points videlicet, at one-fifth and at four-fifths from the upper deck of the foremost and aftermost depths, and at two-fifths and four-fifths from the upper deck of the midship depth. Length; at half the midship depth measure the length of the vessel from the afterpart of the stem to the forepart of the stern-post, then to twice the midship depth add the foremost and the aftermost depths for the sum of the depths; add together the upper and lower breadths at the foremost division, three times the upper breadth, and the lower breadth at the midship division, and the upper and twice the lower breadth at the after division, for the sum of the breadths; then multiply the sum of the depths by the sum of the breadths, and this product by the length, and divide the final product by three thousand five hundred, which will give the number of tons for register. If the vessel have a poop or half deck, or a break in the upper deck, measure the inside mean length, breadth and height of such part thereof as may be included within the bulk head; multiply these three measurements together, and dividing the product by 92.4 the quotient will be the number of tons to be added to the result as above found. In order to ascertain the tonnage of open vessels, the depths are to be measured from the upper edge of the upper stroke.

IX. And it is hereby enacted, that the tonnage or burthen of every ship belonging to the United Kingdom, ascertained in the manner hereinbefore directed, shall, in respect of any such ship which shall be registered after the commencement of this Act (except as hereinbefore excepted,) be inserted in the certificate of the registry thereof, and be taken and deemed to be the tonnage or burthen thereof for all the purposes of the said registered Act.

X. And it is hereby provided, that in each of the several rules hereinbefore prescribed, when applied for the purpose of ascertaining the tonnage of any ship or vessel propelled by steam, the tonnage due to the cubical contents of the engine room shall be deducted from the total tonnage of the vessel as determined by either of the rules aforesaid, and the remainder shall be deemed the true register tonnage of the said ship or vessel. The tonnage due to the cubical contents of the engine room shall be determined in the following manner; that is to say, measure the inside length of the engine room in feet and decimal parts of a foot from the foremost to the aftermost bulk-head, then multiply the said length by the depth of the ship or vessel at the midship division as aforesaid, and the product by the inside breadth at the same division at two-fifths of the depth from the deck taken as aforesaid, and divide the last product by 92.4, and the quotient shall be deemed the tonnage due to the cubical contents of the engine room.

XI. And it is hereby provided, that the tonnage due to the cubical contents of the engine room and also the length of the engine room shall be set forth in the certificate of registry as part of the description of the ship or vessel, and that any alteration of such tonnage due to the cubical contents of the engine room, or of such length of the engine room, after registry, shall be deemed to be an alteration requiring registry de novo within the meaning of the said Act for the registering of ships or vessels.

XII. And it is hereby enacted, that for the purpose of ascertaining the tonnage of all such ships whether belonging to the United Kingdom or otherwise, so there shall be occasion to measure while their cargoes are on board, the following rule shall be observed and is hereby established; (that is to say,) measure, first the length on the upper deck between the afterpart of the stem and the forepart of the stern-post; secondly, the inside breadth on the underside of the upper deck at the middle point of the length; and, thirdly, the depth from the underside of the upper deck down the pump-well to be skin, multiply these three dimensions together, and divide the product by one hundred and thirty, and the quotient will be the amount of the register tonnage of such ships.

XIII. And it is hereby enacted, that the true amount of the register tonnage of every merchant ship or vessel belonging to the United Kingdom, to be ascertained according to the rule by this Act established in respect of such ships, shall be deeply carved or cut in figures of at least three inches in length on the main beam of every such ship or vessel, prior to her being registered.

XIV. And it is hereby enacted, that whenever the tonnage of any ship or vessel shall have been ascertained according to the rule herein prescribed (except in the case of ships or vessels which have been admiralmeasured abroad) such account of tonnage shall ever after be deemed the tonnage of such ship or vessel, and shall be repeated in every subsequent registry of such ship or vessel, unless it shall happen that any alteration has been made in the form of burthen of such ship or vessel, or it shall be dis-

covered that the tonnage of such ship or vessel had been erroneously taken and computed.

XV. And it is hereby enacted, that if such certificate aforesaid shall be sold, lent, or otherwise disposed of to any person or persons whatever than those for whose use it is granted or shall be made use of for the service of any other ship or vessel than the ship or vessel for which it is granted such certificate shall thenceforth be utterly void, and the master or any owner of the ship or vessel who shall be proved to have sold, lent, or disposed of such certificate or made use of the same as aforesaid, or shall have concurred in or been privy to the committing any such offence shall be liable upon conviction by information to a penalty not exceeding 10,000 rupees, and that in case such ship or vessel shall be lost or taken by the enemy, burnt, or broken up, or otherwise prevented from returning to the port at which she is registered, or shall on any account have lost and forfeited the privileges of a British ship, or shall have been seized and legally condemned for illicit trading, or shall have been taken in execution for debt and sold by due process of law, or shall have been sold to the Crown or the East India Company, or shall under any circumstances have been registered *de novo*, the certificate, if preserved, shall be delivered up, within one month after the arrival of the master in any port or place in the territories of the East India Company to the Registering Officer at such port, in default whereof the master shall be liable on conviction before a Justice of the Peace in a penalty not exceeding 5,000 rupees. And that if any person not being such subject as aforesaid shall purchase or otherwise become entitled to the whole or to any part or share of or any interest in such ship or vessel, and the same shall be within the limits of any port of the territories of the East India Company, then and in such case the certificate of registry shall within seven days after such purchase or transfer of property in such ship or vessel, be delivered up to the person or persons hereinbefore authorized to make registry and grant certificates of registry at such port or place respectively as aforesaid, and if such ship or vessel shall be in any place not within the territories of the East India Company when such purchase or transfer of property shall take place, then that the certificate shall be delivered up within fourteen days after the arrival of such ship or vessel, or of the master thereof in any port of the territories of the East India Company, in default whereof the master shall be liable on conviction before any Justice of the Peace in a penalty not exceeding 5,000 rupees.

XVI. And it is hereby enacted, that when and as often as the master of any ship or vessel registered in manner hereinbefore directed shall be changed, the master or owner of such ship or vessel shall deliver to the person or persons hereinbefore authorized to make such registry and grant such certificates of registry at the port where such change shall take place if it be a port within the territories of the East India Company, the certificate of registry belonging to such ship or vessel, who shall thereupon indorse and subscribe a memorandum of such change, and shall forthwith give notice of the same to the proper officer of the port or place where such ship or vessel was last registered pursuant to this Act, who shall likewise make a memorandum of the same in the book of registers which is hereby directed and required to be kept, and shall forthwith give notice thereof in like manner as of the original entry. But if the change do not take place in any port within the territories of the East India Company, then such delivery, memorandum and indorsement shall be made and notice given at the first port within the territories of the East India Company at which the new master shall arrive after such change. In default of which delivery of the certificate such new master shall be liable on conviction before a Justice of the Peace, to a penalty not exceeding 5,000 rupees.

XVII. And it is hereby enacted, that it shall not be lawful for any owner or owners of any ship or vessel to give any name to such ship or vessel other than that by which she was first registered in pursuance of this Act, and that the owner or owners of all and every ship or vessel which shall be so registered, shall, before such ship or vessel after such registry, shall begin to take in any cargo, paint or cause to be painted, in white or yellow letters of a length of not less than four inches, upon a black ground on some conspicuous part of the stern, the name by which such ship or vessel shall have been registered pursuant to this Act, and the port to which she belongs in a distinct and legible manner, and shall so keep and preserve the same, and that if such owner or owners, or master or other person having or taking the charge or command of such ship or vessel, shall permit such ship or vessel to begin to take in cargo before the name of such ship or vessel has been so painted as aforesaid, or shall wilfully alter, erase, obliterate, or in any wise hide or conceal, or cause or procure or permit the same to be done or shall in any written or printed paper, or other document describe such ship or vessel by any name other than that by which she was first registered pursuant to this Act, or shall verbally describe, or cause or procure or permit such ship or vessel to be described by any other name to any Officer or Officer of Revenue in the due execution of his or their duty, then and in every such case the certificate of registry shall thenceforth become utterly

void, and such owner or owners, or master or other person having or taking the charge or command of such ship or vessel shall be liable on information to a penalty not exceeding 1,000 rupees.

XVIII. And it is hereby enacted, that all and every person and persons who shall apply for a certificate of the registry of any ship or vessel shall, and they are hereby required to produce to the person or persons authorized to grant such certificate, a true and full particular under the hand of the builder of such ship or vessel, or in case the want of such certificate can be satisfactorily accounted for, then to produce other sufficient evidence of the proper denomination, and of the time when and the place where such ship or vessel was built, and also an exact account of the tonnage of such ship or vessel, and shall also make and subscribe a declaration before the person or persons hereinbefore authorized to grant such certificate that the ship or vessel for which such certificate is required is the same with that which is so described by the builder as aforesaid.

XIX. And it is hereby enacted, that if the certificate of registry of any ship or vessel shall be lost or mislaid, so that the same cannot be found or obtained for the use of such ship or vessel when needed, and proof thereof shall be made to the satisfaction of the Registering Officer of the port at which the ship is registered, such Officer shall and may permit such ship or vessel to be registered *de novo*, and a certificate thereof to be granted. Provided always that if such ship or vessel be absent and for default from the port to which she belongs, or by reason of the absence of the owner or owners, or of any other impediment, registry of the same cannot then be made in sufficient time, such Registering Officer shall and may grant a license for the present use of such ship or vessel, which license shall for the time and to the extent specified therein, and no longer, be of the same force and virtue as a certificate of registry granted under this Act. Provided always that if the certificate of registry shall at any time afterwards be found, the same shall be forthwith delivered to the proper Officers of Customs to be cancelled, and that no illegal use be made of the same, in default whereof the original certificate and the renewed certificate or license shall thenceforth become utterly void, and any person wilfully detaining the certificate so required to be cancelled, or making any illegal use thereof, shall be liable on conviction before any Justice in a penalty not exceeding 5000 rupees.

XX. And whereas it is not proper that any person under any pretence whatever should detain the certificate of registry of any ship or vessel, or hold the same for any purpose other than the lawful use and navigation of the ship or vessel for which it was granted, it is therefore hereby enacted, that in case any person who shall have received or obtained by any means or for any purpose whatsoever the certificate of the registry of any such ship or vessel (whether such person shall claim to be the master or to be the owner or one of the owners of such ship or vessel, or not,) shall wilfully detain and refuse to deliver up the same to the proper Officers of Customs, for the purposes of such ship or vessel, as occasion shall require, or to the person or persons having the actual command, possession, and management of such ship or vessel as the ostensible and reputed master, or as the ostensible and reputed owner or owners thereof, it may and shall be lawful to and for any such last mentioned person to make complaint on oath of such detainer and refusal to any Justice of the Peace residing near to the place where such detainer and refusal shall be, and on such complaint the said Justice shall and is hereby required by warrant under his hand and seal, to cause the person so complained against to be brought before him to be examined touching such detainer and refusal, and if it shall appear to the said Justice on examination of such person or otherwise that the said certificate of registry is not lost or mislaid, but in wilfully detained by the said person, such person shall be subject on conviction before such Justice to a penalty not exceeding 1000 rupees, and the said Justice shall, and he is hereby required to certify the aforesaid detainer, refusal, and conviction to the person or persons who granted such certificate of registry for such ship or vessel who shall, on the terms and conditions of law being complied with make registry of such ship or vessel *de novo*, and grant a certificate thereof conformably to law, notifying on the back of such certificate the ground upon which the ship or vessel was so registered *de novo*; and if the person who shall have detained and refused to deliver up such certificate of registry as aforesaid, or shall be verily believed to have detained the same, shall have absconded so that the said warrant of the Justice cannot be executed upon him, and proof thereof shall be made to the satisfaction of the Registering Officer, of the port at which the ship or vessel was registered, it shall be lawful for the said Officer to permit such ship or vessel to be registered *de novo*, or otherwise, in his discretion, to grant a license for the present use of such ship or vessel in like manner as is hereinbefore provided in the case wherein the certificate of registry is lost or mislaid.

XXI. And it is hereby enacted, that if any ship or vessel, after she shall have been registered pursuant to the directions of this Act, shall in any manner whatever be altered so as not to correspond with all the particulars

contained in the certificate of her registry, in such case such ship or vessel shall be registered *de novo*, in manner hereinbefore required as soon as she returns to the port to which she belongs, or to any other port within the territories of the East India Company, on failure whereof such ship or vessel shall to all intents and purposes be considered and deemed and taken to be a ship or vessel not duly registered.

XXII. And whereas great inconvenience may arise from the Registering Officers being served with subpoenas requiring them to bring with them and produce, on trials in Courts of Law relative to the ownership of vessels, or otherwise the declarations required to be taken by the owners thereof prior to the registering thereof, and the books of registry, or copies or extracts therefrom. And whereas it would tend much to the dispatch of business if the attendance of such Registering Officers with the same upon such trials were dispensed with, it is therefore hereby enacted, that the Registering Officers at any port or place, and the person or persons acting for them respectively, shall, upon every reasonable request by any person or persons whomsoever, produce and exhibit for his, her or their inspection, and examination any declaration made by any such owner or owners, and also any register or entry in any book or books of registry required, and shall upon every reasonable request by any person or persons whomsoever, permit him, her, or them to take a copy or copies, or an extract or extracts thereof respectively, and that the copy and copies of any such oath or declaration, registry or entry, shall upon being proved to be true copy or copies thereof respectively, be allowed and received as evidence upon every trial at law, without the production of the original or originals, and without the testimony or attendance of any Registering Officer, or other person or persons acting for them respectively, in all cases, as fully and to all intents and purposes as such original or originals if produced by any Registering Officer, or other person or persons acting for them, could or might legally be admitted or received in evidence.

XXIII. And it is hereby enacted, that if any person or persons shall falsely make declaration to any of the matters hereinbefore required to be verified by declaration, or if any person or persons shall counterfeite, erase, alter, or falsify any certificate or other instrument in writing required or directed to be obtained, granted, or produced by this Act, or shall knowingly or wilfully make use of any certificate or other instrument so counterfeited,

erased, altered, falsified, or shall wilfully grant such certificate or other instrument in writing, knowing it to be false, such person or persons shall for every such offence be liable on conviction upon information to a penalty not exceeding 10,000 rupees. And if any such offence be committed by the owner of any ship or vessel, the certificate or license of such ship or vessel shall thenceforth be wholly void.

XXIV. It is hereby enacted, that when any ship or vessel duly registered under this Act, or sailing under the British Navigation Law, shall come to be owned, by a Native Prince or State, or by any subject of such Native Prince or State, it shall be lawful for the Governor of Fort William in Bengal, or for the Governor in Council of any Presidency, to continue to such vessel the privilege of a British ship by a pass to be issued under the Company's Seal and subscribed by a Secretary to Government, stating the voyage or voyages for which the same is to have effect, and the period for which it is to last; and it shall be lawful for the Governor of Fort William in Bengal, or the Governor in Council of any Presidency, to issue a similar pass conferring the privilege of a British ship under this Act to any ship or vessel built within the dominions of such Native Prince or State, and owned by such Prince or State, or by any of their subjects, provided always, that the ships belonging to Native Princes or States, or their subjects, in respect of which passes may be granted under this Act shall, during the voyage or voyages, or the period for which any such pass shall be granted be commanded by a subject of Her Majesty for whom the Governor General in Council has power to legislate.

XXV. And it is hereby enacted, that the fees demandable in respect of the granting any certificate or pass under this Act shall be fixed from time to time according to the directions of the Governor General in Council, but so that the same shall not exceed the amount of fees now payable for registering or granting passes to ships or vessels at the different Presidencies.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India, after the 21st day of March next.

T. H. MADDOCK,
Secretary to the Govt. of India.

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at the Bengal Military Orphan Press, No. 1, Mungoo Lane.*



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Tuesday, and those of a few lines only before 5 P. M. of that day.

WEDNESDAY, DECEMBER 23, 1840.

FORT WILLIAM,
GENERAL DEPARTMENT, 26TH JUNE, 1832.

All Public Officers of Government sending Advertisements to the *Calcutta Gazette* for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,
FINANCIAL DEPARTMENT,

The 19th November, 1838.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandise consigned to England are published for general information, also the following paragraphs 5 and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance:

TERMS AND CONDITIONS FOR

MAKING ADVANCES IN INDIA AND CHINA, UPON

The Goods and Merchandise of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lieu of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Government, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange to be determined from time to time at the place where the Advance is made under the Court's orders.

s. d.

Per Company's Rupee for Advances made at..... Bengal.
Ditto..... Ditto..... Madras.
Ditto..... Ditto..... Bombay.
For Spanish Dollar Ditto..... China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, in the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors shall be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereto, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent, in which the Company have allowed Discount during the period for which such interest is chargeable.

9th.—Parties or their Agents will be required to insure the Goods from fire, and deposit the Policies with the East India Company; such insurance to take effect from the date of the termination of the sea risk. Should however the Parties or their Agents fail to effect such insurance, the East India Company shall be at liberty to insure the Goods, the expense of which shall be reimbursed to them previously to their making over the Goods to those Parties or their Agents.

16th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without other notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payment of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Dispatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, A.D. 1838.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will. 4, Cap. 32, Sec. 49, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEPP,
Secy. to the Govt. of India.

FORT WILLIAM,
FINANCIAL DEPARTMENT,

TUESDAY NOVEMBER, 1840.

Notice is hereby given, that the rate at which advances will be made, under authority of the Board of Customs, Salt and Opium, of Cash to Merchants on Bills of Exchange in favor of the Hon'ble the Court of Directors, secured by the consignment of Goods, will, until further orders, be 2s. and 2d. the Company's Rupee. In all other respects the Terms and Conditions of those advances will be the same as advertised under dates the 2d May, 1838, 27th November, 1839, and 4th March, 1840.

Published by order of the Right Hon'ble the Governor of Bengal,

G. A. RUSHBY,
Secy. to the Govt. of Bengal.

FORT WILLIAM,
FINANCIAL DEPARTMENT,

TUESDAY DECEMBER, 1840.

Mr. J. H. Astell, late Senior Member of the Hon'ble Company's Financial Agency in China, is permitted to proceed to the Upper Provinces, on account of private affairs, for a period of one month, from the 27th instant.

G. A. RUSHBY,
Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

TUESDAY DECEMBER, 1840.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 7th of December 1840, is hereby promulgated for general information.

ACT NO. XXIV. of 1840.

For amending the Law with respect to rates for Municipal purposes within the Town of Calcutta.

1. Whereas it is expedient to specify the particular purposes to which rates assessed on houses, buildings and grounds in Calcutta shall be applied; and abolish the practice which has hitherto prevailed, of levying five per cent on the annual value of all houses, buildings and grounds, without reference to the amount necessary for accomplishing the pur-

poses of the rates; such per-centages being inadequate for the purposes to which the rates have hitherto been deemed applicable. And whereas it is expedient to make the per-centages leviable by quarterly rates on the annual value of property to depend entirely on the expenditure necessary for accomplishing, in an efficient manner, the purposes to which the rates shall henceforth be applicable, and providing for all incidental expenses and casual deficiencies or defaults. And whereas it is expedient to subject the collection and administration of the funds raised for Municipal purposes in the various districts of the Town to the management of the rate-payers themselves within such districts respectively, whenever they are desirous of undertaking the same, and are willing to enter into proper arrangements for the purpose. And whereas it is expedient to modify the provisions of the Statute 33 Geo. 3, Cap. 52, in regard to assessments for the Town of Calcutta in order for the better collection of the same, reserving all the authority of such Statute in matters not inconsistent with this Act;—

It is hereby enacted, that the assessments which by the Statute 33 Geo. 3, Ch. 52 are authorized to be made for the Town of Calcutta, shall be applicable to the following purposes only—viz. lighting, and watering the roads and streets, and cleansing and repairing the same and the drains of the said Town.

II. And it is hereby enacted, that the assessments and rates made under the authority of the said Statute shall be sufficient for accomplishing, in an efficient manner, the purposes mentioned in the last Section, for discharging all incidental expenses, and for making up deficiencies and defaults of every kind whatsoever. Provided always that no rate shall be made exceeding the amount of five per cent on the assessed value of property without the sanction of the Governor of Fort William in Bengal.

III. And it is hereby enacted, for the encouragement of the control and supervision of the assessment and collection of the rates and the management thereof within particular divisions being undertaken by the rate-payers themselves—the Justices at their Quarter Sessions shall publish quarterly the particulars of all sums laid out, and of all the expenses of collection and deficiencies during the preceding quarter within the following divisions of the Town, or such other divisions as the Governor of Fort William in Bengal may from time to time direct, so long as the assessment, collection or management of the rates for such divisions shall remain under their jurisdiction, viz. the 1st or Upper North Division, bounded as follows:

North—by the Mahratta Ditch,

South—by the Matchoo Bazar Road and Cotton Street to Meerbhuri's Ghaut.

East—by the Circular Road.

West—by the River Hooghly.

2d or Lower North Division, bounded as follows:

North—by Matchoo Bazar Road and Cotton Street, to Meerbhuri's Ghaut.

South—by the Boitakhanna and Bow Bazar Road, and Hare Street, to Police Ghaut.

East—by the Circular Road.

West—by the River Hooghly.

3d or Upper South Division, bounded as follows:

North—Boitakhanna, Bow Bazar Road and Hare Street, to Police Ghaut.

South—Durrumtollah Street and Esplanade Row, to Chandpaul Ghaut.

East—Circular Road.

West—River Hooghly.

4th or Lower South Division, bounded as follows:

North—by the Durrumtollah Street and Esplanade Row, to Chandpaul Ghaut.

South—by the Lower Circular Road to Kidderpore Bridge and Tolly's Nullah, to River Hooghly, including the Fort and Cooty Bazaar.

East—by the Circular Road.

West—by the River Hooghly.

IV. And it is hereby enacted, whenever two-thirds in number and value of the rate-payers of any of such respective divisions shall apply to the Governor of Fort William in Bengal to undertake themselves the assessment, collection and management of the rates of such division, or any or either of these traits, it shall be lawful for the Governor of Fort William in Bengal to authorize the same accordingly, at his discretion; provided always that such majority of rate-payers shall present a scheme which shall obtain his full approbation for the safe and efficient execution of the traits;

the transfer of which from the present authorities is sought for. Provided always that in any such arrangement, the amount to be levied in any particular division shall not be considered as necessarily limited by the amount expended within such division, but shall be adjusted by the Governor of Fort William in Bengal upon reference to all local circumstances.

V. And it is hereby enacted, that for the better assessment and collection of rates under this Act, it shall be lawful for the Governor of Fort William in Bengal, to appoint such Assessor or Assessors, Collector or Collectors, and to make such union of the offices of Assessor and Collector, and to prescribe such rules and take such securities for the due execution of this Act by the person or persons employed in assessments and collections and in the management of the rates collected as he shall deem expedient.

VI. And it is hereby enacted, that it shall not be necessary in any Assessment rate or Warrant of Distress under this Act to specify the names of the owners or occupiers of houses, buildings and grounds; but it shall be sufficient if every property rated be identified, and, in the case of houses numbered in any street,

that the name of the street and number of the house rated be particularly specified.

VII. And it is hereby enacted, that the Goods and Chattels of the owner of any property rated shall be seizable anywhere (except where property is concealed as hereinafter mentioned) for deficiency in the payment of rates. And that all property which shall be found upon any premises rated, shall be seizable for any arrears which may be due for a period of one year immediately preceding such seizure. And in the case of the seizure of the property of a tenant under such circumstances, he may deduct the amount of the levy from the next payment of his rent.

VIII. And it is hereby enacted, that where there is ground to suspect that property liable to distress under this Act is concealed in any Zemana, the Officer charged with the execution of the Warrant shall make a special report to the Justice granting the same, who shall thereupon follow, as closely as is practicable, the rules for the seizure of property in like cases adopted by Her Majesty's Supreme Court.

T. H. MADDOCK,
Secy. to the Govt. of India.

GENERAL ORDERS BY THE RIGHT HONORABLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM; 16th December, 1840.

No. 271 of 1840.—The following Promotions are made in the undermentioned Corps of the Native Army:

Corps.	Rank and Name.	To what Rank Promoted.	From what date.	In whose Room.
6th Batt. Arty.	Jemadar Shaik Loutaf Ali,	Subadar	1st May 1840.	Jungallee invalided.
Do. Do.	Havildar Sewhucas,	Jemadar	Ditto	Shaik Loutaf Ali promoted.
3d Regt. N. I.	Havildar Kew Sing,	Ditto	7th Dec.	Nurkebade Sing deceased.
8th Do. Do.	Jemadar Shaik Golam Hussain,	Subadar	15th Sept.	Paron Sing Balakbar do.
Do. Do.	Havildar Deogaporsaud,	Jemadar	Ditto	Shaik Golam Hussain promoted.
18th Do. Do.	Jemadar Hincha Ram,	Subadar	27th Ditto	Sewhucas Sing deceased.
Do. Do.	Havildar Sewjora Sing,	Jemadar	Ditto	Hincha Ram promoted.
23d Do. Do.	Jemadar Riwat Sing,	Subadar	1st Sept.	Bipawati Khan invalided.
Do. Do.	Havildar Dulah Sing,	Jemadar	Ditto	Riwat Sing promoted.
26th Do. Do.	Havildar Peung Dutt,	Ditto	15th Nov.	Ramjung Dutt transferred to the Kutah Contingent.
32d Do. Do.	Havildar Khosdal Khan,	Ditto	18th Dec.	Teekaram Sohail deceased.
25th Do. Do.	Havildar Bowary Sing,	Ditto	1st April	Emamulah Khan promoted by G. G. O. No. 173 of 1840.
Do. Do.	Havildar Burdil Sing,	Ditto	Ditto	Burdil Sing ditto ditto ditto.
51st Do. Do.	Havildar Gangah Sing,	Ditto	4th Sept.	Kasse deceased.
Do. Do.	Havildar Sylow Ooster,	Ditto	1st Oct.	Ghatow Khan ditto.
52d Do. Do.	Jemadar Buriow Sing,	Subadar	15th Nov.	Ramtila Tewary ditto.
Do. Do.	Havildar Sowdatt Sing, Jat,	Jemadar	Ditto	Burrar Sing promoted.
67th Do. Do.	Jemadar Ghawo Sing,	Subadar	20th Ditt	Dhawhal Sing deceased.
Do. Do.	Havildar Chota Khan,	Jemadar	Ditto	Ghawo Sing promoted.
62d Do. Do.	Havildar Seeknundoo Oppolja,	Ditto	16th Ditto	Louton transferred to the Kutah Contingent.
Bengal Volunteer Regiment,	Havildar Gopal Panday,	Ditto	17th May	Jham Sing deceased.
Numbered Battal- ion,	Havildar Bang Sing,	Ditto	21st Oct.	Johur Sing Kawas deceased.
Assam Light In- fantry Battalion,	Havildar Deorjan Tewary,	Ditto	1st Ditto	Haberali Khan transferred as Subadar to the Assam Local Artillery Company.
Mahratta Regt. Battalions,	Jemadar Gorna, Jat,	Subadar	20th Ditto	Khemal Sing deceased.
Do. Do.	Havildar Dhurma,	Jemadar	Ditto	Gorna, Jat, promoted.
1st Local Horse,	Jemadar Gizzoudien Khan,	Nabu Ressaldar	1st Ditto	Gekal Khan deceased.
Do. Do.	Kote Dusdar Bunde Ali,	Jemadar	Ditto	Gagoudien Khan promoted.
2th Do. Do.	Rezuldar Abdoleh Khan,	Rezuldar	1st May	Komul Sing invalided.
Do. Do.	Nabu Ressaldar Hussain Khan,	Rezuldar	Ditto	Abdoleh Khan promoted.
Do. Do.	Jemadar Secunder Ali Khan,	Nabu Ressaldar	Ditto	Hussain Khan ditto.
Do. Do.	Kote Dusdar Shaik Ahmed,	Jemadar	Ditto	Secunder Ali Khan ditto.
Do. Do.	Jemadar Sahadut Ali,	Nabu Ressaldar	25th July	Chaud Khan deceased.
Do. Do.	Kote Dusdar Nabi Ali,	Jemadar	Ditto	Sahadut Ali promoted.
Do. Do.	Nabi Ressaldar Shaik Futtah- and-deen,	Rezuldar	9th Sept.	Adalek Khan deceased.
Do. Do.	Jemadar Sutan Khan,	Nabi Rezuldar	Ditto	Shaik Futtah-and-deen pro- moted.
Do. Do.	Kote Dusdar Golaum Naseeb Khan,	Jemadar	Ditto	Sutan Khan ditto.
Do. Do.	Jemadar Aman Zamnah Khan,	Nabi Rezuldar	6th Oct.	Shaik Naseeb deceased.
Do. Do.	Kote Dusdar Karderkud Khan,	Jemadar	Ditto	Aman Zamnah Khan pro- moted.

ALTERATION OF RANK.

Corps.	Rank and Name.	From what date.	In whose Room.
6th Regt. N. I.	Jemadar Patender Deekay,	20th Sept. 1839.	For the 9th, or additional, Company auth- orized by Government General Order No. 129 of the 31st July 1839: This entails the promotion of Havildar Shaik Hindatullah in Government General Order No. 30 of the 27th January 1840.
Do., do., do.	Jemadar Geogaden Deekay,	Ditto,	Jemadar Shaik Seikhany promoted.

Chests, shall be forfeited, and the Opium be disposed of on account of Government at such time and in such manner as the Board of Customs, Salt and Opium, shall think fit.

9. Purchasers taking out Certificates or Orders for the delivery of Opium, after making full payment as above prescribed, shall have the option of naming the number of Lots of their purchase which they may desire to be included in each Certificate or Order, and it is to be clearly understood that the Certificates or Orders so taken out shall be considered final, and not afterwards changeable for other Certificates or Orders authorizing the delivery of single Lots, or of a different number of Lots or Chests, whether more or less than the number of Lots or Chests originally required to be included in each Certificate or Order.

10. No Sub-Treasurer's Receipts or Deposit of Public Securities under the fifth of the present Conditions, will be received in this Office except from the party recorded as the Purchaser in the Sale Book, or his authorized Agent. The Receipt for such Deposit will be granted only in the name of such Purchaser, and the Public Securities deposited will be returned when the clearance has been made by the said Purchaser or his order.

11. The Officer Superintending the Sale on the part of the Board of Customs, Salt and Opium, is empowered to reject at his discretion the bid of any individual, unless such individual shall on demand tender at the time of Deposit either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities equal to One Thousand Rupees per Lot (or Two Hundred Rupees per Chest,) on each Lot so bid for.

12. The Purchaser of any Lot shall have the option of naming and purchasing in immediate succession any number of Lots of the same Agency Opium to the extent of Fifty Lots; and for the Lots so purchased, the Purchaser shall deposit 1,000 Rupees per Lot, and pay the same price per Chest as that for which he purchased his first Lot, provided always that there remain a sufficient number of Lots of that Opium to complete the said Fifty, but not otherwise.

13. In the event of any dispute or difference touching or concerning any matter, or question arising out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the same shall, and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Plea and Plea to the jurisdiction of the said Supreme Court shall be waived.

14. The following Papers, together with Samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that date, by application at the Office of the Secretary to the Board of Customs, Salt and Opium.

No. 1. Certificate of the Opium now advertised for Sale.

No. 2. Report of the examination of such Opium.

15. The Public are hereby informed that in providing the investment of the Behar and Benares Opium for the year 1839-40, the same precautions have been taken as those which have been observed during past years, to have the Drug procured and sent down in a pure state, to have only the prescribed quantity of leaves used in forming the cakes, and to have the due proportion of Opium put into each cake. An account of the weight of the Drug when packed at Behar and Benares, and a Statement of the average weight of Six Chests from each Dispatch at Calcutta, may be seen on application at the Office of the Secretary to the Board of Customs, Salt and Opium.

16. Four Chests of Behar and Benares Opium will have been reserved from the provision of the two preceding years, will be also shown to the Purchasers on the day of Sale to enable them to judge of the state of preservation in which the Drug has kept.

17. The Public are hereby informed that in addition to the quantity above-mentioned the following quantities more or less of Behar and Benares Opium will be brought to sale this year on or about the dates specified below.

Total Behar. Benares. Chests.		
On or about Feby. 8th, about 1,400	700	about 2,100
On or about April 24th, about 3,000	2,500	about 4,500
On or about May 24th, about 1,400	700	about 2,100
On or about June 28th, about 2,400	1,200	about 4,120
6,840		4,100 — 12,829

18. It is hereby further notified that under the 6th Article of the Convention between Great Britain and France, dated the 7th March 1815, quoted below, the Agents in India of his Majesty the King of the French, or Persons duly appointed by them, are entitled to demand that

out of the quantity of Behar and Benares Opium declared as above for Sale—at the five Sales in the months of January, February, April, May and June, there shall be delivered to them at the average of the particular Sale or Sales to which the Opium so applied for may belong, a quantity not exceeding in the aggregate 300 Chests, and the Agents of the French Government must make requisition for the whole of the Opium required by them during the year within 30 days after the publication of this Advertisement, specifying the particular Sale or Sales from which the quantity of Opium is intended to be taken. If the Agents of the French Government shall not make the requisition for Opium within the time aforesaid, the entire quantity of about 12,829 Chests of Behar and Benares Opium as above estimated, will be brought to sale in the usual manner, and if they shall make application for a quantity of Opium to be delivered to them out of the quantity advertised for sale at each or any of the five Sales aforesaid, but shall not pay for it within the prescribed period of payment, the Governor of Bengal reserves to himself the right of disposing of the Opium which the French Authorities may so fail to pay for, either by increasing the quantity reserved at the Sale next ensuing the date of payment, or by selling it at a Sale to be held expressly for the purpose.

ARTICLE.

Article of the Convention. 6. "With regard to the Article of the Convention. "Trade in Opium it is agreed between the high contracting parties that at each of the periodical Sales of that Article there shall be reserved for the French Government and delivered upon requisition duly made by the Agents of His Most Christian Majesty, or by the Persons duly appointed by them, the number of Chests so applied for, provided that such supply shall not exceed three hundred Chests in each year, and the price for the same shall be determined by the average rate at which Opium shall have been sold at every such periodical Sale, it being understood that if the quantity of Opium applied for at any one time shall not be taken on account of the French Government by the Agents of His Most Christian Majesty within the usual period of delivery, the quantity so applied for shall nevertheless be considered as so much in reduction of the three hundred Chests herein before mentioned—the requisitions for Opium as aforesaid are to be addressed to the Governor General at Calcutta within thirty days after notice of the intended Sales shall have been published in the Government Gazette."

By Order of the Board of Customs, Salt and Opium,
W. BRACKEN, Off. Secretary.

NOTICE is hereby given, that with the sanction of the Board of Customs, Salt and Opium, Tenders will be received at this Office on or before the 31st proximo, at 12 o'clock, for the purchase of Mds. 819 of Cuttack Pungah Salt of 1839, to be sold in quantities of not less than lots of 250 mounds each, in satisfaction of Golah rent due, should the owners not previously appear and pay up the rent now due on their goods.

Intending purchasers are to satisfy themselves by personal inspection of the article at the Government Golah at Salkia,—the Salt to be paid for and taken away within one week, after the tender shall have been accepted by the Superintendent of the Salt Golah.

F. BOWRING,

Sup't. of the Golah.

Salkia Salt Golah, the 25th Novr. 1840.

আহুবাৰ আলিখাৰ বোতে পৰমিট মূল্য ও আ কিমোত আদেসনুগতে সহৰাম মেওড়া হাইকোর্টে যে আগামী ১১ ডিসেম্বৰ দিবা ১২ অটোৱা সময় পৰ্যন্ত মৰ ১২০ সালের মেওড়াৰী ৮১৯/ মেৰি কটক পাদাৰ ব্যক বিক্রয়াৰ্থ কেওৰ আটোৱা বিক্রয় সচক আহুবাৰপুত্ৰ অৰু আকিৰে লগুণা ম.ই.বেক গোলা ভাড়া আহুবাৰ কাৰণ অটোৱা মৰ ১০/ মেৰেত কৰ নিকৰ কৰা যাইবেক ন। অগৰ সাবেক পৰিদৰ্শ যথাপি ইটেলছে এ উপৰেত লিখিত মূল্য কেৱল যে গোলা ভাড়া গ.ওনা আছে তাৰা আ মাসকৰা কৰে বিক্ৰয় হইবেক ন।

শিল্পবিভাগের উপরিক যে কর্তৃত পুরো নথকের
নথুরা অক্ষয় গোপাল দেবো আৰু টেপুর অ্যান্ড
সুগ্রেডেটেড সাহেবের বাবু অক্ষয় হৈলে
এল ইন্ডিয়া মাকে টাকা সাহিত করিয়া নথক
শালাখ করিয়া নথ দেতি সন ১৮৪০ সাল কাৰিত
১০ মৰছৰ

STATEMENT of Salt in Store at the several Bengal Agencies, and the Sultaen Golah, on the 30th November, 1840, as per Reports furnished at the Board.

Hilgates.

Kalleenuggur South,	1245,	63,361	■	0
Ditto ditto,	1246,	5,80,289	5	0
Ditto North,	1236,	459	15	0
Ditto ditto,	1239,	260	20	0
Ditto ditto,	1240,	5,04,220	0	0
Nautrey,	1238,	4,505	0	0
Ditto,	1241,	79	15	0
Ditto,	1242,	41	0	0
Ditto,	1244,	26	0	0
Ditto,	1245,	945	19	0
Ditto,	1246,	12,342	0	■

Tumlock.

Narrainpore,	1246,	4,71,972	36	0
Ditto, Seized,	"	48	33	13

24-Pergunnahs.

Dhossah Dissec,	1249,	1,816	8	0
Ditto Baherbuony,	1241,	494	35	0
Ditto ditto,	1242,	4,703	15	0
Ditto ditto,	1243,	7,467	30	8
Ditto ditto,	1244,	2,111	4	0
Ditto ditto,	1245,	65	20	0
Ditto ditto,	1246,	2,139	0	0
Ballieghatih,	"	255	4	0
Narrainpore,	1244,	9	16	0
Ditto,	1243,	0	4	■
Ditto,	1246,	248	8	12
Ditto,	1247,	7	4	3
Monohurunge,	1244,	4	0	■
Ditto,	1246,	18,965	21	0
Ditto,	1247,	2,673	0	0
Bauguady,	1246,	1,20,989	0	0

Chittagong.				
Dhonne Colly,	1246,	27,711	8	4
Ditto, Seized,	"	42	19	4
Malkabanno, Seized,	"	219	15	8
Barehur,	1241,	0	6	5
Ditto,	1242,	0	5	0
Ditto, Seized,	1837 to 1840,	5	39	4
Sudaler Ghant,	1246,	1,67,670	18	13
Arracean,	1838-39,	384	16	53
Ditto,	1839-40,	2,731	14	4
Ditto, Seized,	1837 to 1840,	26	25	8

Sultaen.

Madras, Permit,	1835-36,	1,851	0	0
Ditto ditto,	1836-37,	4,07,587	32	4
Ditto ditto,	1840-41,	2,900	15	4
Bombay,	1839-40,	6,439	2	0
Ditto, Merchantable,	1840-41,	104	4	0
Ditto, Inferior,	"	5,259	37	0
Macha,	1836-37,	19	15	0
Ditto,	1837-38,	6	18	4
Ditto,	1838-39,	7	12	8
Ditto,	1840-41,	6,078	35	4
Ditto, Inferior,	"	5	9	0
Muscate,	1836-37,	11	18	0
Juddah Merchantable,	1840-41,	1002	18	0
Ditto, Inferior,	"	12	9	0
Baliaghata,	1840-41,	2,385	0	0
Narrainpore,	1817-88,	484	28	B
Rock,	1836-37,	0	92	4
Ditto,	1838-39,	0	24	0
Ditto,	1839-40,	4,772	39	12
Ditto,	1840-41,	4,985	30	7
Foam,	"	484	37	0
Rock, Inferior,	"	20	15	0
Dust,	"	76	26	1
Foam, Dust,	"	20	15	0
Seized Salt, Coast,	"	0	6	0
" Pungah,	"	15	28	7
" Rock,	"	0	24	6
" Rock mixed Pungah,	"	0	0	6
Cuttack, Pungah,	1232,	819	0	0
Ditto ditto,	1242,	900	0	0
Ditto ditto,	1244,	1,087	98	0
Ditto ditto,	1245,	1,96,374	31	4
Ditto ditto,	1246,	14,826	17	0
Khoreish ditto,	1244,	1,890	25	0
Ditto ditto,	1245,	93,835	2	12
Balasore ditto,	1242,	10	0	0
Ditto ditto,	1244,	4,443	80	0
Ditto ditto,	1245,	2,08,510	17	15
Ditto ditto,	1246,	1,00,138	21	1

Published for general information, by order of the Board of Customs, Salt and Opium, the 17th December, 1840,

H. TORRENS, Secretary.

বাক্সান নথক কাৰিত ৩০ মৰছৰ সন ১৮৪০ সাল

জেনু দিবলী

বাটু পাকিন কামিনগু	...	১১৪৫	বাল	...	৬০৬৬১/-	মোৰ
বাটু বে	...	১১৪৬		...	১১০১৮৫/-	
বাটু উত্তু কামিনগু	...	১১০৬		...	৮১৯১	
বাটু বে	...	১১০১		...	১০০	
বাটু বে	...	১১৪৬		...	১১৪১৭৫/-	
বাটু কামিন	...	১১০৮		...	৮০০	
বাটু বে	...	১১৪১		...	১১১১	
বাটু বে	...	১১৪২		...	১১০	
বাটু বে	...	১১৪৪		...	১০	
বাটু বে	...	১১৪৫		...	১১৪১৬	
বাটু বে	...	১১৪৬		...	১১০৪৮	

জেনু কম্পনু

বাটু বাকানগু	...	১১৪৬		...	৮১১৭১৫৫
বাটু কোকি নথক	...	"		...	৮১০৪১

ବେଳେ ଚର୍ଚିତ ଲକ୍ଷ୍ୟାବଳୀ—

ଶାଟି ଥମା ବିଲି	...	୧୨୪୦	...	୧୨୧୬.୦
ଏ ବାହିରବନି	...	୧୨୪୧	...	୮୧୬୫.୭
ଏ ଏ	...	୧୨୪୨	...	୮୭୫୩.୩
ଏ ଏ	...	୧୨୪୩	...	୭୪୬୭.୫
ଏ ଏ	...	୧୨୪୪	...	୨୬୧୧.୮
ଏ ଏ	...	୧୨୪୫	...	୬୩୧.୦
ଏ ଏ	...	୧୨୪୬	...	୫୧୧.
ବାଲିଯାହାଟୀ	...	"	...	୫୦୫.୮
ନାରାୟନପୁର	...	୧୨୪୮	...	୨୧୬
ଏ ଏ	...	୧୨୪୯	...	୧୮
ଏ ଏ	...	୧୨୫୦	...	୭୪୮.୮
ଏ ଏ	...	୧୨୫୧	...	୭.୮
ମୋହରମଣ୍ଡଳ	...	୧୨୫୩	...	୮.୧
ଏ ଏ	...	୧୨୫୪	...	୧୬୧୭.୧
ଏ ଏ	...	୧୨୫୫	...	୨୦୩୦.
ବାଶଣୀ	...	୧୨୫୬	...	୧୨୦୫୮.୧

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ଧୂମର୍ବାଲି	...	୧୨୫୬	...	୧୨୭୬.୦
ଏ କୋକି	...	"	...	୮୨୮.୧
ମଧ୍ୟାକା ବାବୁ କୋକି	...	"	...	୧୧୯.୦
ବାହିରଚର	...	୧୨୫୧	...	୬.୫
ଏ	...	୧୨୫୨	...	୧୫
ଏ କୋକି	...	ଟ ୧୮୩୭ ମାତ୍ର ୪୦	...	୫୦
ନଦର ଥାଟୀ	...	୧୨୫୩	...	୧୬୧୫୭.୮
ଆରାକେନ	...	ଟ ୧୮୩୮ ମାତ୍ର ୩୧	...	୩୮୭.୬
ଏ	...	ଟ ୧୮୩୯ ମାତ୍ର ୪୦	...	୨୭୦୧.୪
ଏ କୋକି	...	ଟ ୧୮୪୧ ମାତ୍ର ୪୦	...	୫୦

ମାଲିକା—

ମାଲ୍ବାକ ଲକ୍ଷ୍ୟିଟ୍	...	ଟ ୧୮୩୫ ମାତ୍ର ୩୬ ମାତ୍ର	୧୮୦୭.୫
ଏ ବେ	...	ଟ ୧୮୩୬.୦୧	...	୮୦୭୫୮.୭
ଏ ଏ	...	ଟ ୧୮୪୦.୪୧	...	୧୦୦୫
ବେହାଇ	...	ଟ ୧୮୩୯.୪୦	...	୬୪.୦
ଏ ବିଜୟ ଉପଯୁକ୍ତ	...	ଟ ୧୮୪୦.୪୧	...	୧୦୪.୮
ଏ ଇନକିରିଯାର	...	"	...	୧୨୬୧.୫
ମରକା	...	ଟ ୧୮୩୭.୦୭	...	୧୧୫
ବେ	...	ଟ ୧୮୩୭.୦୮	...	୬୦
ଏ	...	ଟ ୧୮୩୮.୦୧	...	୨୧୮
ଏ	...	ଟ ୧୮୪୦.୪୧	...	୬୦୭୮.୮
ଏ ଇନକିରିଯାର	...	"	...	୦.୦
ମହେନ୍ଦ୍ର	...	ଟ ୧୮୩୬.୦୭	...	୧୧୮
କୋମା ବିଜୟ ଉପଯୁକ୍ତ	...	ଟ ୧୮୪୦.୪୧	...	୧୦୦୫
ଏ ଇନକିରିଯାର	...	"	...	୧୮.୧
ବାଲିଯାହାଟୀ	...	ଟ ୧୮୪୦.୪୧	...	୨୩୮.
ନାରାୟନପୁର	...	ଟ ୧୮୩୭.୦୮	...	୮୬୪.୬
କୈନ୍ଦ୍ର	...	ଟ ୧୮୩୬.୦୭	...	୫୫
ଏ	...	ଟ ୧୮୩୮.୦୯	...	୮
ଏ	...	ଟ ୧୮୩୧.୪୦	...	୮୭୧୫.୮

ঠ	...	ৱৰ ১৮৪০/৪১	...	৮৯৮৪/১
কোম	...	"	...	৮১৮৬/৭
সৈন্ধব ইনকিলিয়ার	...	"	...	২০/৫
গুড়	...	"	...	১৬/৬/
কোম গুড়	...	"	...	২০/৫
কোকি করকচ	...	"	...	১/৬
জোকো পাতা	...	"	...	১৬/৮/৪
কোকি সৈন্ধব	...	"	...	৮৮/২
কোকি সৈন্ধব এবং পাতা মিসাম	...	"	...	৬/
কটক পাতা	...	১২৪২	...	৮১৫/
ঠ ঠ	...	১২৪২	...	১০০/
ঠ ঠ	...	১২৪৪	...	১০৩৬/৭
ঠ ঠ	...	১২৪৫	...	১৯৬৭৪/১
ঠ ঠ	...	১২৪৬	...	১৮৩১৬/৭
খোরাক পাতা	...	১২৪২	...	১৮৯৫/৫
ঠ ঠ	...	১২৪৫	...	১৩০৮৮/৮
বালুবুর পাতা	...	১২৪২	...	১০/
ঠ ঠ	...	১২৪৪	...	৮৮৩৫/
ঠ ঠ	...	১২৪৫	...	১০১৭১৬/৭/১০
ঠ ঠ	...	১২৪৬	...	১০১৭১৮/১১/১০

বিমেরিব হকুম সাহেবার আনিমান বেড়ে পরিষিট মেঝে ও আকিম ইতি সন ১৮৪০ সাল
তারিখ ১৭ দিনসকার—

H. TORRENS, Secretary.

NOTICE is hereby given, that at any hour before One o'Clock on Monday, the 28th Instant, Sealed Tenders will be received in this Office for the undermentioned quantity of Salt lying at the Sulkes Golah, after which the Board will fix a Price for the said Salt.

The Tenderers will express in Company's Rupees the price offered by the Tendering Parties per Hundred Mounds for the said Salt. The Tenders must be marked "Tenders for Ballighatia Corkutte Salt of 1840-41," and must specify on the Envelope the name of the Party tendering, or that of his Mooktear or Gomashtia; and it is further provided, that no Tender shall be opened unless the Party tendering, or his Mooktear or Gomashtia is present at the time fixed for opening such Tender, nor shall any Tender be considered valid unless accompanied by the sum of One Hundred Company's Rupees as Earnest Money, the same to be carried to the credit of the Party as payment for the Salt, in case his Tender is accepted or otherwise returned to him.

The Parties tendering to satisfy themselves as to the quality of the Salt by personal inspection of the Masters at the Golah.

DESCRIPTION OF THE SALT.

Agency.	Ghaut.	Year of Manufacture.	Quantity.
24. Pergunnah, Ballighatia Corkutte Salt,	Sulkes,	1840-41,	Mounds 2,290.

By Order of the Board of Customs, Salt and Opium, the 21st December, 1840.

H. TORRENS, Secretary.

একেছের দেওয়া যাইতেছে যে সন ১৮৪০ সাল তারিখ ২৮ দিনসকার সোমবার বেলা এই
প্রদত্ত এক ঘটির পূর্বে হে কাব সংয�়ে হটক বিচের লিখিত মোকাবী দাখিলাহাটি মেঝে যাইয়ে সা-
লিমান গোলাপুর প্রদত্ত প্রদত্ত সাহেবার আনিমান বোডে পরিষিট মেঝে ও আকিমের হকু-
ম তাইবেক করতে এ মেঝের পর ক্রৃত সাহেবার আনিমান বোডে পরিষিট মেঝে ও আকিমের হকু-
ম মেঝের বিষ্ণোরিত হইবেক এ মেঝে পরিষিট মেঝে মেঝেকের উপর যে বাতি বজ মূল্য দিতে
চাহিবেক তাহা কোম্পানিহাটোকার লিখিতে হইবেক যাব এ পরিষিট মেঝে ও আকিমের হকু-
মে ১৮৪০/৪১ বালুবুর পাতা করতে বেতকের বক্তুর দর দরবারে এবং দরবারের লিখনামাব উপর দরখাতিকারি
সাহেব তাহাৰ মোকাবী কিমা তাহাৰ গোলাপুর নাম লিখিত বাতি বজ ও দরবার শুলিবার লিখনীত
জময়ে দরবারকাহি অধীক্ষা কাহাৰ মোকাবী কিমা গোলাপুর কই এক জন উপরিত বাধাকিলে দরবার
বোলা কাহিবেক না এবং দরবারের মাত্রবিহু অভ্য এক ২ শত টাকা আমানতের হকুল হাবিল
করিবেক হইবেক কথ্যাভিত কৰে দরবার মাত্রব আম করামাইবেক না এ ১০০ টাকা হে যাকি
দরবার মুকুত হইবেক কাহাৰ বাস এই মেঝে এ ঘটিৰ দিনাবে জমা হইবেক কিমা দরবার মুকুত
না হইলে কেৱল দেওয়া যাইবেক—

বে সকল ব্যক্তি বেমক ধরিবের জন্য সরবার্ত করিবেক তাহাৰ সিংহার উচিত বে সরবার্ত করণের প্রক্রে
ঐ নেমকের সমুনা মোঃ সামিদুর গোলায় সুচকে দেখিয়া বেমকের রুক্ম দুর্বিহ্বা আগুনার পাতিয়ামা
মতে সরবার্ত করে ইতি —

বেমকের বেওয়া —

এজেন্সী অর্থাৎ জেলার নাম।	স্টেটের নাম।	কোর সবের পোকোর	মোয়াজী বে বেমক।
জেল ১৪ পুরণীর বালি ২ রাষ্ট্র কর্তৃত বেমক।	সামিদু	সন ১৮৪০-৪১	১২৯০/ মোৰ

বিশেষিক হকুম সাহেবের আলিমার বোকে পরমিট বেমক ও আফিম ইতি সন ১৮৪০ সাল
তারিখ ১১ ডিসেম্বর —

H. TORRENS, *Secretary.*

NOTICE is hereby given, that the undermentioned quantity of Judda Salt is for Sale at the rate specified below.
Purchasers to satisfy themselves as to the quality of the Salt in question by personal inspection of the Masters at the Government Golahs at Sulta, and the Rowannah first presented there to be entitled to the first delivery.

DESCRIPTION OF SALT.

Agency.	Ghaut.	Year of Importation.	Quantity.	Price per 100 Mds.
Judda Salt,	Sulta,	1840-41,	Maunds 1,000, ..	Rs. 420.

H. TORRENS, *Secretary.*

Board of Customs, Salt and Opium, the 22d December, 1840.

এন্দেহার দেওয়া বাইতেছে যে নিচের লিখিত জুদা বেমক পক্ষাদুক বিশেষ পথে বিক্রয়ান্তে প্রস্ত
আছে শিল্পার্থার্থের উচিত যে এ বেমকের উক্ত যে ১. সামিদুর সরবার্ত গোলা সমুনা সূচক বাতিলজমা
মত দুর্বিহ্বা করিদ করেণ আৰ যে ব্যক্তি মোকাম পক্ষকুৰে অথবে রুক্ময়াৰা বাবিল করিবেক সেইব্যক্তি
পাহিল। ওজন পাইবাৰ যোৱা হইবেক।

বেমকের বেওয়া —

এজেন্সী অর্থাৎ জেলার নাম।	স্টেটের নাম।	কোর সবের আমুজী।	মোয়াজী বেমক	বিশেষ পথ কি ১০০ মোৰ
জুদা বেমক ...	সামিদু	সন ১৮৪০-৪১	১০০০/ মোৰ	কো ৪২০ টাকা।

বোকে পরমিট বেমক ও আফিম ইতি সন ১৮৪০ সাল তারিখ ২২ ডিসেম্বর —

H. TORRENS, *Secretary.*

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that the matters of the Petition and Schedule (the same having been filed in the Court) of

Gungeneram Bhattacharjee,

of Simla, in Calcutta, Writing Master, and now a Prisoner for debt to the Gaol of Calcutta, will be heard on Saturday, the 6th day of February 1841, at the hour of 11 o'clock in the Forenoon.

"No Creditor will be allowed at the Hearing to oppose the discharge of a prisoner, unless he shall have given notice of his intention to the Chief Clerk three clear days before the day of Hearing."

Office of Examiner, 18th December, 1840.

Mr. Marshall, Atty.

কলিকাতার জোড়াইন করকৰারাবের বিশেষ
পরিবারাদে আবেদন —

একজন দুর দেওয়া বাইতেছে যে এই আদা
সকল দাবিল কৰা আবশ্যিক ও কল্পে বিশেষ নিচের
নামিক —

গুণবার্তার কুটোচাবে —

কলিকাতার জিমলা দিয়ালি দেবেন দিয়াব এবং
একজন কলিকাতার জেলের এক কৰ্মী সন ১৮৪১
সালের কিবরিয়ারি মাহার ৬ পুনিয়ার তারিখে
বেসা ১১ টাকার কথৰ তাহাৰ বিষয় সুবাবি
হইবেক —

কৰ্ত্তা "কোৰ মহাজন আগত্য কৰিতে লাগি
বেবৰাই কোমাগিতে কোৰ কৰীৰ আগ্যগী
সুবাবিৰ বিয়মিক দিবদেৱ পুঁ (পুঁ) তিৰ দিবস
আকিতে তাহাৰ আনসেৱ সংবাদ দিক দেৱাকে সা
হেবেৱ আকিতে আদেৱ" —

একজন আমিনৰ সাহেবেৱ আকিত —

সন ১৮৪০ সাল ১৮ ডিসেম্বৰ —

মোঃ মার্কুল উকিল —

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of *Kistnomohun Mundell*, of *Casareepahali*, in that Assignment has been made of the Estate and Effects of the said Insolvent, and legal possession thereof given to *Mr. John Wallis Alexander*, conformably to the order of Court.

Office of Examiner, 19th December, 1840.

Mr. Stretell, Atty.

কলিকাতার জোতার অবিসিগের পরি
আবার্থে আবাসনত—

অবি কৃষ্ণমোহন মন্ডেল বিষয় একবার কলিকাতার কৌশালীপালা বিবাসী বড় মেওয়া আচাউ ব্যাপারি ইতেছে কে উক নাতয়াবের আবাসন বিশ্বক মোকাবৰাম। এবং তাহার অধিকার উক আবাসনত হৰ্ষা মুসারে মেং জান ওয়ালিস অপিকেওর নাহেবের হতে অপিক হইল—

একজামিনর নাহেবের আফিয়—

সন ১৮৪০ সাল ১৯ ডিসেম্বর—

মেং ইন্ট্রাটেল উকিল—

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of *Gunganarain Bhattacharjee*, of *Simla*, in that Assignment has been made of the Estate and Effects of the said Insolvent, and legal possession thereof given to *Mr. John Wallis Alexander*, conformably to the order of Court.

Office of Examiner, 19th December, 1840.

Mr. Marshall, Atty.

কলিকাতার জোতার কর্তব্যবানের পরি
আবার্থে আবাসনত—

অবি গুঁগনারায়ণ ভট্টাচার্যের একবার যুক্ত কলিকাতার পিতৃপুর বিবাসী বড় মেওয়া পেরু পিলক উক নাতয়াবের আবাসন বিশ্বক মোকাবৰাম। এবং তাহার অধিকার উক আবাসনত হৰ্ষা মুসারে মেং অবি ওয়ালিস অপিকেওর নাহেবের হতে অপিক হইল—

একজামিনর নাহেবের আফিয়—

সন ১৮৪০ সাল ১৯ ডিসেম্বর—

মেং মরিসাল উকিল—

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of *Chundercumar Mitra*, of *Calcutta*, in that Assignment has been made of the Estate and Effects of the said Insolvent, and legal possession thereof given to *Mr. John Wallis Alexander*, conformably to the order of Court.

Office of Examiner, 19th December, 1840.

Mr. Debell, Atty.

কলিকাতার জোতার কর্তব্যবানের পরি
আবার্থে আবাসনত—

অবি চন্দ্রমুর পিতৃপুর বিষয় একবার কলিকাতার পিতৃপুর বিবাসী মেওয়া বাইকে মুক্ত হী—

কলিকাতার পিতৃপুর বিবাসী মোকাবৰাম এবং তা

হার অধিকার উক আবাসনত হৰ্ষা মুসারে মেং জান ওয়ালিস অপিকেওর নাহেবের হতে অপিক হইল—

একজামিনর নাহেবের আফিয়—

সন ১৮৪০ সাল ১৯ ডিসেম্বর—

মেং বিকেল উকিল—

MEMORANDUM.

THE Ball dropped this day one second and a half later than Mean Noon.

(Signed) V. L. REES,

In charge of the Observatory.

Surveyor General's Office,
Calcutta, 21st Dec. 1840.

E. BARTON, Col.,
Town Major.

NOTICE.—The Public are hereby informed, under orders of Government, dated 29th January, 1839, that excavations, surrounded with fences, and having lights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Lower North Division.

Champatollah Lane, North side in front of Houses, Nos. 50 and 51, Cossat's Wall to be commenced and will be fenced in accordingly.

Portuguese Church Street will be closed against Carriages.

Portuguese Church Street, a Tunnel to be constructed; it will be necessary to close the entrances to the Street, with a strong fence between Moorgyhatta Street and a Lane branching from the west side of Portuguese Church Street.

Lower North and Upper North Divisions.

Chitpore Road: West side: from Moorgyhatta Street to opposite Dwarkeynath Tagore's Lane—Aquaduct to be built.

R. J. ROSE,
Offy. Supt. Conscreancy.

NOTICE.

PAYMENT has been stopped at the Treasury and Bank, of No. 16,266 and No. 16,236 Government Promissory Notes, of Rupees 1,000 each: these Notes belong to Lieut. Colonel Laard, and have been mislaid or stolen. If brought to No. 9, Russell Street, a reward will be given.

LOST.

THE Second Half of Bank of Bengal Note, No. 13,452, for One Rupee 20.

BIRJOSOONDER CHUCKERBUTTY.

PROBATE of the last Will and Testament of *William Turner*, formerly of Calcutta, Merchant and Agent, but lately of Great Britain, deceased, having this day been granted by and under the Seal of the Supreme Court of Judicature at Fort William in Bengal, in its Ecclesiastical Jurisdiction, to *John Muller*, of Fairlie Place, in the Town of Calcutta, Esquire, an Assistant in the Honorable Company's Mint, one of the Executors named in the last Will and Testament of the said *William Turner*, deceased. All persons having Claims against the Estate of the said deceased, are requested to make the same forthwith known to the said *John Muller*, and all those indebted thereto, are to make payments to him without delay.

STERTELL,
Proctor.

Calcutta, 11th Nov. 1840.

NOTIFICATION of Public Sale for Arrears of Revenue, unless intermediately liquidated, to take place at the Collector's Office, Zillah 24-Pergunnahs, on the 31st December, 1840, corresponding 18th Poos 1247 B. S.

Names of the Mehals to be sold, and the Pergunnahs in which it is situated and No. of Lots in Collector's Sale Advertisement.	Recorded Proprietors.	Amount Sudder Jumma.	Amount of Revenue, including Interest for the Kist of September, 1840.	Remarks.
Kt. Pergh. Magoorah, &c. Kt. Chilla, &c. No. 6....	Estate Radachurn Roy, &c.	9,073 6 2	879 0 2	
" Ditto Mowjeh Da- bepore, &c. No. 45,	Juggetbullove Sing,	8,081 5 8	89 10 6	
" Burridhatty, Turf Codaloo, &c. No. 57,	Aunundhunder Mookerjee,	5,110 0 0	454 8 7	
" Calcutta, Mowjeh Bunbooghy, &c. No. 66,	Prawnket and Kistanund Biswas,	22,261 8 11	304 9 11	
" Burridhatty, &c. Ditto Ramchunder- nagore, &c. No. 70,	Rajah Radakaunth Deb Bahadoor,	30,434 3 7	3,394 18 4	
" Calcutta, Ditto Gouripore, &c. No. 80,	Goureshurn Roy,	11,064 1 0	1,457 4 2	
" Ditto Ditto Wooreapah, &c. No. 81,	Gobindpernaud Roy,	16,574 18 3	1,270 11 9	
" Madonmal, &c.	Regebullove Roy Choudry,	54,837 8 9	8,402 14 1	These Mehals produce Paddy, &c.
" Ditto Barrapore, &c. No. 120,	Radamohur and Prawnauth Choudry,	8,516 1 2	280 7 3	
" Mooragatcha, &c. Ditto Dowlupore, &c. No. 147,	Tarrapersaud Roy Choudry,	8,932 8 2	844 11 7	
" Ditto Kt. Matwoor, &c. No. 151,	Persuonchunder Mitree, ...	12,179 11 2	905 11 4	
" Sahangore, &c. Mowjeh Ghoteesura, &c. No. 152,	Bhowanechurn Chuttopadea,	8,644 7 0	851 15 9	
" Bellesh, Ditto Pur- roye, &c. No. 163,	Ragenarain Chuckerbutty and Ryedonauth Basu, ...	12,767 11 11	1,206 1 7	
" Azizabad, Hoo- da Madchapore, No. 166,	Ramchurn, Radachurn and Rogoochah Muudie, ...	14,657 13 11	779 11 0	
" Ditto Turf Ma- moodpore, No. 181,	Nubeklsta Ghose,	0,297 19 11	871 7 4	
" Moydah, &c. Bat- yah, &c. No. 190, ...				

E. E.

J. G. B. LAWRELL, Ag. Colr.

Collector's Cutchery, 24-Pergunnahs, the 15th December, 1840.

NOTIFICATION of Public Sale for Arrears of Revenue, unless intermediately liquidated, to take place at the Collector's Office, Zillah 24-Pergunnahs, on the 31st December, 1840, corresponding 18th Poos 1247 B. S.

Names of the Mehals to be sold, and the Pergunnahs in which it is situated and Number of Lots in Collector's Sale Advertisement.	Recorded Proprietors.	Amount Sudder Jumma.	Amount of Revenue, including Interest for the Kist of September, 1840.	Remarks.
Kt. Pergh. Magoorah, &c. Kt. Chilla, &c. No. 1, ...	Estate Ramkisto Roy, &c.,	6,685 6 1	540 15 11	
" Ditto Kt. Roynagore, &c. No. 8,	Estate Sittaram Roy, &c.,...	8,520 14 4	809 6 0	
" Ditto, Kt. Baudre- ney, &c. No. 9,	Doongpurasund Roy and Bhowenipurasund Roy, ...	12,549 0 7	1,037 6 10	
" Ditto, Kt. Ditto, No. 10,	Ramkanth Bunderpadea,	7,150 11 2	687 13 11	
" Aunawpore, Turf Jujeh, No. 12,	Prawnket and Kistanund Biswas,	59,487 1 6	7,007 11 6	
" Mooragatcha, Mow- jeh, Hurentainpore, &c. No. 13,	Estate Latchmenarain Roy, &c.,	12,593 7 9	69 2 7	
" Ditto, Ditto Allum- pore, &c. No. 14, ...	Debaoprasad Basu and Aunundhunder Chuc- kerbutty,	10,565 11 2	1,077 6 2	
" Hattilghur, &c. Ditto Rogoodnagore, &c. No. 15,	Sunkery Dosree and Ram- economy Coondoo,	40,641 2 8	1,700 5 7	
" Belia, Let Coomeer- mori, &c. No. 16,	Dowariknauth Baboo, &c.,	9,974 14 0	684 0 1	
" Bhalkoosh, Kt. Bhal- khoosh, No. 20, ...	Goureschurn Ghose,	14,261 4 11	9,317 5 5	

E. E.

J. G. B. LAWRELL, Ag. Colr.

Collector's Cutchery, 24-Pergunnahs, the 15th December, 1840.

NOTIFICATION of Public Sale for Arrears of Revenue, unless intermediately liquidated, to take place at the Collector's Office, Zillah 24-Pergunnahs, on the 31st December, 1840, corresponding 16th Poone, 1247 B. S.

Names of the Melahs to be sold, and the Pergunnahs in which it is situated, and No. of Lots in Collector's Sale Advertisement.	Recorded Proprietors.	Amount Sudder Jumma.	Amount of Revenue, including Interest for the Kist of September, 1840.	Remarks.
Kt. Pergh. Singbore, &c. 1st Mulliekpore, &c., No. 3,	Dewarikananth Baboo, &c., ...	8286 8 2	524 13 7	
" Bellia, Turf Benah, &c. No. 7,	Golensath Roy, &c.,	6047 12 9	1510 7 1	
" Boornoon, Dhee By-karee, No. 8,	Rameesumar Roy, &c.,	4984 2 8	889 9 2	
" Chonraeey, Turf Chonraeey, No. 10,	Nilcomole Paul Choudry, &c.,	14897 13 6	3679 19 8	These Melahs produce Paddy, &c.
" Boornon, Dhee Pon-tar, No. 27,	Sreckistprown Roy, &c., ...	5718 12 5	1040 2 8	
" Baripore, Kt. Baripore, No. 3,	Connogaloll Tagore,	17479 0 9	2207 10 5	

E. B.

Colr.'s Catty, 24-Pergunnahs, the 15th December, 1840.

J. G. M. LAWRELL, Ag. Colr.

NOTICE of Public Sale for the recovery of the Arrears of Revenue, unless intermediately liquidated, at the Collector's Office of Dinaigapore, on Thursday, the 7th January next, or 25th Poone 1247 B. S.

Name of Melah to be Sold, and of the Pergunnah in which it is situated, and No. of Lot in the Collector's Sale Statement.	Recorded Proprietor.	Amount Sudder Jumma.	Amount of Revenue for Kist of Oct., with Interest up to 30th November 1840.	Remarks.
M. Koonpore, &c. Ph. Sal-barre, No. of Lot 21,	Hurlall Tagore,	7211 2 9½	452 7 8	
" Kalinaga, &c. Ph. Ditto, No. of Lot 22,	Ditto Ditto,	7581 0 1½	484 12 10	
" Ruvash, &c. Ph. Ditto, No. of Lot 23,	Ditto Ditto,	8150 4 0½	494 14 4	
" Horikupore, &c. Ph. Sun-tou, No. of Lot 186,	Nulimohun Tagore,	8328 12 9½	538 5 4	
" Banraparab, &c. Ph. Ditto, No. of Lot 186,	Ditto Ditto,	8502 6 6½	538 5 4	
" Rosdipore, &c. Ph. Gelabaree, No. of Lot 190, ...	Ditto Ditto,	3246 1 6½	258 9 0	

Dinaigapore, Collector's Office, 15th December, 1840.

R. C. HALKETT, Collector.

WANTED—A Treasurer for the Deputy Collectorate of Bulloah, Salary per mensem 50 Rupees. Unexceptionable Security to the value of Rs. 32,000 will be required according to the Table of Treasurer's Securities circulated with the Sudder Board of Revenue's Circular Letter, No. 49, dated 11th October, 1836. The Applicant must be well versed in Accounts and the Bengalee language.

R. B. GARRETT, Dy. Colr.

Bulloah Dy. Colr.'s Office, the 12th December, 1840.

BENGAL MILITARY FUND.

In conformity to the 26th and 27th Articles of the Regulations, a General Meeting of the Subscribers of the Military Fund will be held, at the Military Fund Office, on Wednesday, the 27th January 1841, at 10 o'Clock in the Forenoon, for the election of Directors for the ensuing year, and for the inspection and approval of Accounts of the Fund, and of the proceedings of the Directors of the past year.

After the disposal of the above business, the Meeting will be declared special for the consideration, under Article 32, of the recent Propositions from 53 Subscribers at Meerut, as submitted to the Army in the Circular from the Directors, No. 467 of the 25th September 1840.

J. W. J. QUSELEY, President.

Fort William, Military Fund Office, the 12th October, 1840.

CIVIL SERVICE ANNUITY FUND.

NOTICE is hereby given, that the Annual General Meeting of the Subscribers to the Civil Service Annuity Fund, will be held at the Town Hall, at One o'Clock p. m. on Friday, the 1st of January next, for the purpose of Auditing the Accounts of the past year, for the election of Five Managers of the Fund for the year 1841, and for the consideration of any other matters that may be laid before the Meeting.

By order of the Managers,

H. V. BAYLEY, Secy.

C. S. A. F. Office, the 16th November, 1840.

NOTICE.

THE Interest and Responsibility of Mr. ALEXANDER ROGERS, in our Firm, ceased from the 31st August 1840.

Mr. ROBERT JOHN DAVIS is admitted a Partner in our Firm from the 1st September 1840.

HAMILTON & CO.

4th December, 1840.

FIRST LOTTERY of 1841, for the Improvement of the City of Calcutta.

Second Day's Drawing; Saturday, Decr. 19, 1840.

PRIZES.

No. 2044 Prize of 10,000 Co.'s Rupees.
 Nos. 1920 and 1397 Prizes of 1,000 Co.'s Rupees each.
 No. 32 Prize of 500 Co.'s Rupees.
 Nos. 4819 1184 4511 4358 1958 2826 and 1441 Prizes of 250 Co.'s Rupees each.
 Nos. 1006 4212 4692 125 4454 2900 565 1192 4315 2607 2987 169 2070 2423 268 4706 1597 2194 3081 and 3199 Prizes of 120 Co.'s Rupees each.

Tickets entitled to be renewed for the last 2 days on paying 50 Rs. each before the 4th of February next.

401 4570 53 3852 3046 2490 3777 2862 640 1957
 3176 1361 3789 3271 3651 3932 232 4419 3402 4739
 3778 1103 1258 27 3874 1701 2927 3915 2840 3814
 1609 4688 3440 3311 35 207 1432 1860 1398 245
 3985 1082 403 3092 2946 2514 4563 754 2908 4198
 3257 488 2415 161 1315 4106 553 967 4725 4518
 2967 204 2812 1967 3214 4085 3071 892 2061 841
 2928 496 3632 1222 2088 1106 1740 1871 4370 2808
 4498 2299 2258 1584 2666 3685 2808 2788 1872
 1897 1204 01 1150 570 2848 2477 474 3065 2884
 2199 2446 2490 3117 422 1333 2314 2676 1013 1170
 573 4479 2630 3978 3250 4270 2280 1731 2808 1959
 4819 1184 4511 4358 1958

BLANKS.

4589 1267 3301 4826 2700 2208 753 4118 2769 713
 1746 2189 4016 4821 4178 21 839 1428 524 1248
 4261 2940 3620 276 3701 983 2819 2902 576 149
 1354 3091 2502 3049 2618 3898 1361 1898 212 4589
 1630 3197 1056 3678 3078 5461 2959 4340 3896 2113
 3094 4735 3298 2971 4104 52 2573 2734 2971 2065
 1104 3268 252 2716 2351 4005 3023 2350 2802 3899
 2068 1179 1871 3284 4014 1837 2367 3337 1526 14
 2740 3021 391 4796 4262 1726 3070 2642 2805 1107
 4825 2609 3931 1831 839 1054 1849 3771 1838 3531
 230 303 451 3348 1219 4516 1540 3091 1712 4413
 4149 4406 879 4401 3296 1683 3291 1335 1442 3034
 3300 4763 1495 4292 1601 628 3256 718 691 37
 4075 3768 4112 257 2154 2388 1385 4255 4509 2491
 371 4921 1449 4015 1664 2311 2296 2139 3212 2052
 1730 3688 2629 4784 1633 640 965 525 2502 768
 2578 1968 3750 4648 4341 3685 590 3181 3537 369
 780 3123 1978 4180 2964 256 3857 1892 2023 4160
 1291 2912 4602 1846 2223 2993 4038 3489 2737 3967
 1698 3111 4594 859 3042 4250 4716 522 3788 3108
 2623 3408 2844 830 472 1857 2017 3285 3774 370
 3775 3598 928 1691 3892 1059 2011 837 2607 2615
 1514 464 1098 660 3937 2307 2366 4293 3043 3942
 4186 209 2030 185 2946 1188 71 395 1096 1879
 4726 4281 1262 3887 1518 2099 294 2722 4320 909
 865 3656 3062 3858 3373 4109 1096 2748 4258 1291
 708 434 2073 918 3976 3675 3216 4400 2994 2482
 308 4170 2809 2060 4395 2330 4110 2311 3729 815
 2875 3752 2387 2499 2425 2405 8101 9464 387 1805
 778 945 2974 3190 4816 102 926 2347 1440 230
 9240 80 413 4276 450 2577 5002 4861 1460 3863
 2486 57 1818 2941 4466 1225 546 1575 2558 3591
 8252 3409 3858 2050 791 2865 3209 1168 1453 4220
 2896 581 188 1160 506 9144 2496 334 4580 887
 4128 802 3686 1981 1418 4681 1761 3380 3303 248
 2615 1280 3447 2885 4442 1158 2107 1770 890 1940
 1954 1230 1142 3431 216 2641 1228 2880 3497 1071
 4005 3008 4764 2000 4048 4485 870 4840 2589 3467
 1468 3589 4262 206 282 420 4063 956 4235 2201
 1168 3816 1865 907 1980 8185 4022 1801 473 3670
 1491 2962 2710 2168 4428 1467 2198 2325 899 4487
 4288 2472 2811 4478 2709 3624 2433 2604 2593 3570
 786 88 2618 4489 4788 185 2456 24 2078 2789
 2703 3485 1293 2951 918 4588 707 3165 3995 4120
 3054 4157 4845 3465 896 2327 129 1616 1897

J. F. HYDE,

Socy. to the Lottery Committee.

CALCUTTA, DECEMBER 19, 1840.

The Third Day's Drawing will take place on Monday, the 26th day of December, precisely at 10 o'Clock in the forenoon.

NOTICE.—During the Secretary's temporary absence from Agra on business, the undersigned will officiate as Secretary.

By order of the Directors,

H. W. ABBOTT,
Assistant Secretary Agra Bank.

Agra Bank, 9th December, 1840.

WITH the Sanction of Government, the following Advertisement is published for general information.

By Order of the General Management,

JOHN MCQUEN,
Secy. M. O. S.

Orphan Society's Office, Kidderpore, }
5th March, 1840. }

ADVERTISEMENT.

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract with Government, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management went deeming it expedient to publish, for general information, the following extract of a Letter from Mr. Secretary Prinsep, shewing that the Orphan Press has the exclusive privilege of Printing for Government.

"I am directed to acknowledge the receipt of your letter of the 6th instant, and to reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice President in Council has declared his readiness to inquire into every case in which other Establishments may be employed to the prejudice of the interests of the Orphan School, whenever such may fall under his notice or be made the subject of representation.

(Signed) **H. T. PRINSE.**
Socy. to Government Genl. Dept.
Council Chamber, the 7th August, 1832."

Books just Published,

*And for Sale at the Bengal Military Orphan Press,
 Calcutta.*

A CATECHISM

FOR THE

Instruction of Communicants in the nature and uses of the Sacrament of our Lord's Supper, and in the Doctrines and Duties connected with that Ordinance. To which is added, a Sessional Address.

By ANDREW THOMSON, n. n.,
Late Minister of St. George's Church, Edinburgh.
 Price 1 Rupee.

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COOLEY REPORT.

REPORT of the Committee appointed by the Supreme Government of India, to enquire into the abuses alleged to exist in exporting from Bengal

Hill Coolies and Indian Labourers,
 Of various Classes, to other Countries; together with an Appendix, containing the Oral and Written Evidence taken by the Committee, and Official Documents laid before them,Rs. 18

* * * The Report will be furnished separately to those who have taken the Appendix, atRs. 2

Sudder Dewanny and Mizamut Adawlut Constructions,

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SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, DECEMBER 26, 1840.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 21st DECEMBER, 1840.

The following Draft of a proposed Act was read in Council for the first time on the 21st of December, 1840.

Act No. — or, 1840.

An Act for prescribing the Rules to be observed, in order that ships or vessels belonging to ports within the territories of the East India Company, or belonging to Native Princes or States, or their subjects, may become entitled to the privileges of British ships under a proclamation of the Governor-General of India in Council to be made in pursuance of the Stat. 3d and 4th Victoria Ch. LVI.

I. Whereas by a Statute passed in the 3d and 4th years of Her Majesty Queen Victoria, entitled "An Act to regulate the trade of ships built and trading within the limits of the East India Company's Charter," it is enacted "that it shall be lawful for the Governor-General of India in Council, by Proclamation, to declare that all ships or vessels built or to be built, within the limits of the Charter of the East India Company, being owned by Her Majesty's subjects for whom the said Governor-General in Council has power to legislate, and governing, under the Regulations hereinafter provided for, in any ports in the territories under the Government of the said Company, shall be deemed to be British ships for all the purposes of trade within the said limits, including the Cape of Good Hope and the territories and dependencies thereof; provided that upon such declaration being made the said Governor-General in Council shall, and the said Governor-General in Council is hereby accordingly empowered to make Regulations, to be enforced by suitable penalties, concerning the registering, licensing, and ascertaining the admensurement of the tonnage and burthen, and generally for the trading within the limits aforesaid of such ships or vessels." And whereas it is further enacted in the same Statute that "the Governor-General of India in Council may by such Regulations as aforesaid, such Regulations being subject as aforesaid, admit to the privileges and advantages of British ships, for the purposes of trade within the limits of the Charter of the said Company, including the Cape of Good Hope and the territories and dependencies thereof, or to any of such privileges and advantages, any ships or vessels belonging to such Princes or States or any of them, or owned by subjects of any such Prince or State; but any such Regulations shall provide for the granting to such ships or vessels fit and convenient licences or passes, and generally for the trading within the limits aforesaid of such ships or vessels." And whereas, in pursuance of such enactments it is expedient to frame such Regulations as are mentioned therein, and the compliance with which shall be required in respect of all ships or vessels not registered, or licensed (for the period of such licence) before the passing of this Act, in order that they may be deemed British ships under such Proclamation as aforesaid:

It is hereby enacted, that no ship or vessel shall be entitled to any of the privileges or advantages of British ships under such Proclamation as aforesaid (except as regards ships or vessels registered before the passing of this act and no regard ships or vessels belonging to Native Princes or States or their subjects) unless the person or persons claiming property therein shall have caused the same to have been registered in some one of the ports hereinbefore mentioned within the territories of the East India Company, and shall have obtained a certificate of such registry from the person or persons authorized to make such

registry and grant such certificate as hereinafter directed; the form of which certificate shall be as follows:

"This is to certify, that in pursuance of Act No. — of 1841, of the Governor-General of India in Council (here insert the name and occupation and residence of subscriber owners) having made and subscribed the declaration required by the said Act and having declared that (he or they) together with (names, occupation and residence of non-subscribing owners,) (is or are) sole owner or owners, in the proportions specified on the back hereon, of the ship or vessel called the (ship's name) of (place at which the vessel shall be registered) which is of the burthen of (number of tons), and whereof (master's name) is master, and that this said ship or vessel was (when and where built) and (name and employment of Surveying Officer) having certified to us, that the said ship or vessel has (number) decks and (number) masts, that her length from the fore part of the main stem to the after part of the stern post aforesaid, (number of feet and inches), her breadth at the broadest part (stating whether that be above or below the main water) is (number of feet and inches), her height (between decks, if more than one deck or depth in the hold, if only one deck) is (number of feet and inches), that she is (how rigged) rigged with (standing or running) boatswain, is (description of stern) sterned, (cavell or alpine) built, has (whether any or no) gallery, and (kind of hood, if any) hood; and the said subscriber owners having subscribed and agreed to the above description, the said ship or vessel called the (name) has been duly registered at the port of (name of port), certified under our hands at the Custom House, in the said port of (name of port), this (date) day of (name of month) in the year (words at length).

(Signed) Collector.

And on the back of such certificate of registry, there shall be an account of the parts or shares held by each of the owners mentioned and described in such certificate, in the form and manner following:

Names of several owners with in mentioned.	Number of shares held by each owner.
Name	Thirty-eve.
Name	Sixteen.
Name	Eight.
	One. Six."

(Signed) Collector.

II. And it is hereby enacted, that the ports at which registration shall be made, shall be the ports of Calcutta, Madras, Bombay, —, —, — and such other places subordinate to the local Governments of India, as such Governments respectively may, from time to time, declare to be registering ports under this Act. Provided, that ships or vessels built at any place other than any of such ports, shall be allowed to make their first voyage to any of such ports, being the ports at which it is intended they shall be registered, under a certificate to be granted by the principal British Officer in the place where the ship is built, or if there be no British Officer in authority there, then by three merchants of such place, which certificate shall contain all the particulars with respect to the ownership and description of the ship or vessel contained in a certificate of registry, and shall specify the ports at which it is intended that they shall respectively be registered, and which certificate shall have all the effect of a certificate of registry under this Act, during the first voyage from the place of building to the ports at which the ships or vessels respectively, shall be afterwards registered.

III. And it is hereby enacted, that the persons authorized to make such registry, and to grant such certificates as aforesaid, shall be the persons now authorized to make registry of ships or vessels under the Statute 3 and 4 W. 4, Ch. 33, and such other or different persons as the local Governments may from time to time appoint for the ports under their respective Provinces.

IV. And it is hereby enacted, that in every port where registry shall be made in pursuance of this Act a book shall be kept by the Registering Officer in which all the particulars contained in the form of the certificate of the registry hereinbefore directed to be used shall be duly entered; and every registry shall be numbered in progressive beginning such progressive numeration at the commencement of such and every year. And such Registering Officer shall forthwith, or within one month at the furthest, send to the Government of the Presidency to which he is subordinate a true and exact copy, together with the number of every certificate which shall be by him so granted.

V. And it is hereby enacted, that no registry shall henceforth be made or certificates be granted, until the following declaration be made or subscribed before the Registering Officer, by the owner or master part of the owners of the ship or vessel required to be registered.

I, A. B., of (place of residence and occupation) do truly declare that the ship or vessel (name) of (port or place) whereof (owner's name) is at present master, being (kind of built, burthen, &c. &c. as described in the certificate of the Surveying Officer) was (when and where) built, and that I the said (A. B.) and the other owners (names and occupations if any and where they respectively reside) am (or are) sole owner(s) of the said vessel, and that no other person or persons whatever hath or have any right, title, interest, share, or property therein or thereto; and that I the said (A. B.) and the said other owners (if any) am (or are) truly and bona fide a subject (or subjects) of Her Majesty for whom the Governor General of India in Council has power to legislate, and that no person not being subject as aforesaid, directly or indirectly, hath any share- or part interest in the said ship or vessel. Provided that if the Registering Officer shall see occasion to doubt the truth of any of the facts contained in the above declaration he shall not deem such declaration to be conclusive, but may refuse the registry or certificate and his discretion exercised in this behalf shall be subject only to an appeal to the local Government to which he is subordinate.

VI. And it is hereby enacted, that in case the required number of joint owners of any ship or vessel shall not personally attend to make and subscribe the declaration hereinbefore directed to be made and subscribed, they and in such case such owner or owners as shall personally attend and make and subscribe the declaration aforesaid, shall further declare that the part owner or part owners of such ship or vessel then absent is or are not resident within twenty miles of such port or place, and hath or have not to the best of his or their knowledge or belief, wilfully absented himself or themselves in order to avoid the making the declaration hereinbefore directed to be made and subscribed, or is or are prevented by illness from attending to make and subscribe the said declaration.

VII. And in order to enable the Registering Officer to grant a certificate truly and accurately describing every ship or vessel to be registered in pursuance of this Act, and also to enable all other Officers of Customs or due examination, to discover whether any such ship or vessel is the same with that for which a certificate is alleged to have been granted, it is hereby enacted, that previous to the registering or granting of any certificates of registry as aforesaid, no master or other person or persons appointed by the local Government respectively, taking to his or their assistance if he or they shall judge it necessary, one or more persons skilled in the building and admiral measurement of ships, shall go on board of every such ship or vessel that is to be registered, and shall strictly and accurately examine and measure every such ship or vessel as to all and every particular contained in the form of the certificate hereinbefore directed in the presence of the master, or of any other person who shall be appointed for that purpose on the part of the owner or owners, or in his or their absence by the said master, and shall deliver a true and just account in writing of all such particulars of the built, description, and admiral measurement of every such ship or vessel as are specified in the form of the certificates above recited to the Registering Officer as aforesaid to make such registry, and grant such certificate of registry; and the said master or other person attending on the part of the owner or owners is hereby required to sign his name also to the certificate of such Surveying or Examining Officer, in testimony of his great regard, provided such master or other person shall consent and agree to the several particulars set forth and described therein.

VIII. And it is hereby enacted, that from and after the commencement of this Act the tonnage of every ship or vessel required by law to be registered, shall, previous to her being registered, be measured and ascertained within the hold in clear, and according to the following rules (that is to say) divide the length of the upper deck between the afterpart of the stern and the forepart of the

stern post into six equal parts. Depth; at the forepart, the middle, and the aftermost of those points of division, measure in feet and decimal parts of a foot the depths from the underside of the upper deck to the polling at the timber strake. In the case of a break in the upper deck, the depths are to be measured from a line stretched in a continuation of the deck. Breadth; divide each of those three depths into six equal parts and measure the inside breadth at the following points videlicet, at one-fifth and at four-fifths from the upper deck of the forepart and aftermost depths, and at two-fifths and four-fifths from the upper deck of the midship depth. Length; at half the midship depth measure the length of the vessel from the afterpart of the stem to the forepart of the stern-post, then to twice the midship depth add the foremost and the aftermost depths for the sum of the depths; add together the upper and lower breadths at the foremost division, three times the upper breadth, and the lower breadth at the midship division, and the upper and twice the lower breadth at the after division, for the sum of the breadths; then multiply the sum of the depths by the sum of the breadths, and this product by the length, and divide the last product by three thousand five hundred, which will give the number of tons for register. If the vessel have a poop or half deck, or a break in the upper deck, measure the inside mean length, breadth and height of such part thereof as may be included within the bulk head; multiply these three measurements together, and dividing the product by 92.4 the quotient will be the number of tons to be added to the tonnage above found. In order to ascertain the tonnage of open vessels, the depths are to be measured from the upper edge of the upper strake.

IX. And it is hereby enacted, that the tonnage or burthen of every ship bringing to the United Kingdom, ascertained in the manner hereinbefore directed, shall, in respect of any such ship which shall be registered after the commencement of this Act (except as hereinafter excepted,) be inserted in the certificate of the registry thereof, and be taken and deemed to be the tonnage or burthen thereof for all the purposes of the said revised Act.

X. And it is hereby provided, that in each of the several rules hereinbefore prescribed, when applied for the purpose of ascertaining the tonnage of any ship or vessel propelled by steam, the tonnage due to the cubic contents of the engine room shall be deducted from the total tonnage of the vessel as determined by either of the rules aforesaid, and the remainder shall be deemed the true register tonnage of the said ship or vessel. The tonnage due to the cubic contents of the engine room shall be determined in the following manner; that is to say, measure the inside length of the engine room in feet and decimal parts of a foot from the forepart to the aftermost bulk-head, then multiply the said length by the depth of the ship or vessel at the midship division as aforesaid, and the product by the inside breadth at the same division, at two-fifths of the depth from the deck taken as aforesaid, and divide the last product by 92.4, and the quotient shall be deemed the tonnage due to the cubic contents of the engine room.

XI. And it is hereby provided, that the tonnage due to the cubic contents of the engine room and also the length of the engine room shall be set forth in the certificate of registry as part of the description of the ship or vessel, and that any alteration of such tonnage due to the cubic contents of the engine room, or of such length of the engine room, after registry, shall be deemed to be an alteration requiring registry de novo within the meaning of the said Act for the registering of ships or vessels.

XII. And it is hereby enacted, that for the purpose of ascertaining the tonnage of all such ships whether belonging to the United Kingdom or otherwise, as there shall be occasion to measure while their cargoes are on board, the following rule shall be observed and is hereby established; (that is to say,) measure, first, the length on the upper deck between the afterpart of the stem and the forepart of the stern-post; secondly, the inside breadth on the underside of the upper deck at the middle point of the length; and, thirdly, the depth from the underside of the upper deck down the pumpwell to the skin, multiply these three dimensions together, and divide the product by one hundred and thirty, and the quotient will be the amount of the register tonnage of such ship.

XIII. And it is hereby enacted, that the true amount of the register tonnage of every merchant ship or vessel belonging to the United Kingdom, to be ascertained according to the rule by this Act established in respect of such ships, shall be deeply carved or cut in figures of at least three inches in length on the main beam of every such ship or vessel, prior to her being registered.

XIV. And it is hereby enacted, that whenever the tonnage of any ship or vessel shall have been ascertained according to the rule herein prescribed (except in the case of ships or vessels which have been admiral measured) the account of tonnage shall ever after be deemed the register tonnage of such ship or vessel, and shall be repeated in every subsequent registry of such ship or vessel, unless it shall happen that any alteration has been made in the structure or dimensions of such ship or vessel, or it shall be de-

above & that the tonnage of such ship or vessel had been
incorrectly taken, and computed.

XV. And it is hereby enacted, that if such certificates as aforesaid shall be sold, lost, or otherwise disposed of to any person or persons whatever, above mentioned, or any other ship or vessel than the ship or vessel for which it is granted, such certificate shall thenceforth be utterly void, and the master or any owner of the ship or vessel who shall be proved to have sold, lost, or disposed of such certificate or made use of the same as aforesaid, or shall have contravened to or been privy to the committing any such offence shall be liable upon conviction by information in a penalty not exceeding 10,000 rupees, and that in case such ship or vessel shall be lost or taken by the enemy, burnt, or broken up, or otherwise presented from returning to the port at which she is registered, or shall on any account have lost and forfeited the privileges of a British ship, or shall have been seized and legally condemned for illicit trading, or shall have been taken in execution for debt and sold by due process of law, or shall have been sold to the Crown or the East India Company, or shall under any circumstances have been registered as aforesaid, the certificate, if preserved, shall be delivered up, within one month after the arrival of the master in any port or place in the territories of the East India Company to the Registering Officer at such port, in default whereof the master shall be liable on conviction before a Justice of the Peace in a penalty not exceeding 5,000 rupees. And that if any person not being such subject as aforesaid shall purchase or otherwise become entitled to the whole or to any part or share of or any interest in such ship or vessel, and the same shall be within the limits of any port or place in the territories of the East India Company, then and in such case the certificate of registry shall within seven days after such purchase or transfer of property in such ship or vessel, be delivered up to the person or persons hereinbefore authorised to make registry and grant certificates of registry at such port or place respectively as aforesaid, and if such ship or vessel shall be in any place not within the territories of the East India Company when such purchase or transfer of property shall take place, then that the certificate shall be delivered up within fourteen days after the arrival of such ship or vessel, or of the master thereof in any port or place within the territories of the East India Company, in default whereof the master shall be liable on conviction before any Justice of the Peace in a penalty not exceeding 5,000 rupees.

XVI. And it is hereby enacted, that when and as often as the master of any ship or vessel registered in India heretofore directed shall be changeable, the master or owner of such ship or vessel shall deliver to the master or persons hereinbefore authorised to make such registry and grant such certificate of registry aforesaid, when such change shall take place (it is a case within the territories of the East India Company, the certificate of registry belonging to such ship or vessel, who shall thereupon forward, and subscribe a memorandum of such change, and shall forthwith give notice in the name to the proper officer of the port or place where such ship or vessel shall be registered pursuant to this Act, who shall likewise make a memorandum of the name in the book of registers which is hereby directed and required to be kept, and shall forthwith give notice thereof in like manner as of the original entry. But if the change do not take place in any port within the territories of the East India Company, then such delivery, memorandum and indorsement shall be made and notice given at the first port within the territories of the East India Company at which the new master shall arrive after such change. In default of which delivery of the certificate such new master shall be liable on conviction before a Justice of the Peace, in a penalty not exceeding 5,000 rupees.

XVII. And it is hereby enacted, that it shall not be lawful for any owner or owners of any ship or vessel to give any name to such ship or vessel other than that by which she was first registered in pursuance of this Act, and that the owner or owners of all and every ship or vessel which shall be so registered, shall, before such ship or vessel after such registration, shall begin to take in any cargo, paint or cause to be painted, in white or yellow letters of a length of not less than four inches, upon a white ground on some conspicuous part of the stern, the name by which such ship or vessel shall have been registered pursuant to this Act, and the port to which she belongs in a distinct and legible manner, and shall so paint and preserve the same, and that if such owner or owners, or master or other person having or taking the command of such ship or vessel, shall permit such ship or vessel to begin to take in cargo before the name of such ship or vessel has been so painted as aforesaid, or shall wilfully alter, erase, obliterate, or in any wise hide, conceal, or cause or procure or permit the name to be hidden or shall in any written or printed paper, or bill of lading, so describe such ship or vessel by any name other than that by which she was first registered pursuant to this Act, or shall wilfully describe, or cause or procure to permit such ship or vessel to be described by any other name to any Officer of Revenue, or any other person or authority having or taking the command of such ship or vessel, to be answered by any other name to any Officer of Revenue, or any other person or authority having or taking the command of such ship or vessel, shall thereupon become liable

to a fine and imprisonment, or master or other person having or taking the charge or command of such ship or vessel shall be liable upon information to a penalty not exceeding 10,000 rupees.

XVIII. And it is hereby enacted, that all and every person and persons who shall apply for a certificate of the registry of any ship, or vessel that, and they are hereby required to produce to the person or persons authorized to grant such certificate, a true and full particular under the hand of the builder of such ship or vessel, or in case the want of such certificate can be satisfactorily accounted for, then to produce other sufficient evidence of the proper designation, and of the time when and the place where such ship or vessel was built, and also an exact account of the tonnage of such ship or vessel, and shall also subscribe a declaration before the person or persons hereinbefore authorized to grant such certificate that the ship or vessel for which such certificate is required is in the same with that which was described by the builder as aforesaid.

XIX. And it is hereby enacted, that if the certificate of registry of any ship or vessel shall be lost or sold, so that the same cannot be found or obtained for the use of such ship or vessel when lawful, and proof thereof shall be made to the satisfaction of the Registering Officer of the port at which the ship is registered, such Officer shall and may make such ship or vessel to be registered hereafter, and shall cause the same to be registered, provided always that such ship or vessel be absent and far distant from the port to which she belongs, or by reason of the absence of the owner or owners, or of any other impediment, registry of the same cannot then be made in sufficient time, such Registering Officer shall and may grant a license for the present use of such ship or vessel, which license shall for the time and to the extent specified therein, and no longer, be of the same force and rigour as a certificate of registry granted under this Act. Provided always that if the certificate of registry shall at any time afterwards be found, the same shall be forthwith delivered to the person or persons Officer of Customs to be cancelled, and that no license, use be made of this license, in default whereof the original certificate and the new certificate shall forthwith become utterly void, and any person wilfully deriving the certificate so required to be cancelled, or making any use thereof, shall be liable on conviction before any Justice of the Peace in a penalty not exceeding 5,000 rupees.

X. And whereas it is not proper that any person under any pretence whatsoever should obtain the certificate of registry of any ship or vessel, or hold the same for any purpose other than that lawful use and navigation of the ship or vessel for which it was granted, it is hereby enacted, that in case any person who shall have received, or obtained by such means for any purpose whatsoever the certificate of the registry of any ship or vessel, or of another ship or vessel, shall claim to be the master or to be the charge or one of the owners of such ship or vessel, or not, shall wilfully detain and refuse to deliver the same to the proper Officer of Customs for the purpose of such ship or vessel, at occasion shall require, of the person or persons having the actual command, possession, and management of such ship or vessel or the capable and expert master, or the legitimate and reputed owner or owners thereof, to pay and make payment to and for any such last mentioned person to the amount of a complaint on behalf of such master and refusal to pay such sum, or to be brought into court, he shall be liable of forfeiting such master and vessel, and if he shall appear in the said Justice on examination of facts, he can be examined, that the said certificate of registry is not to be registered, but is wilfully detained by the said person, such person shall be subject to a fine of 1000 rupees, and the said Justice shall, and he is hereby required to give the same to the proper Officer of Customs, and to the person or persons who granted such certificate of registry for such ship or vessel, who shall on the same and cause of law, being compelled, with such registry of such ship or vessel do now, and shall do, and shall conformably to law, notwithstanding the loss of such certificate, and be ground upon which the ship or vessel has registered be gone; and if the person who is master of such ship or vessel and refused to deliver such certificate of registry to the proper Officer of Customs, he shall be liable to a fine of 1000 rupees, and that the said Justice cannot be satisfied upon this, and proof thereof shall be made to the satisfaction of the Registering Officer of the port at which the ship or vessel has registered. It shall be lawful for the proper Officer to permit such ship or vessel to be registered for now, or otherwise, by the proper Officer to grant a license for the present use of such ship or vessel in the manner so as hereinafore directed, or for the same to be registered as certificate of registry to be used.

XI. And it is hereby enacted, that if any ship or vessel registered under this Act, shall in any manner whatever be altered, so as not to correspond with all the particular

contained in the certificate of her registry, in such case such ship or vessel shall be registered as new, in manner hereinafter required as soon as she returns to the port to which she belongs, or to any other port within the territories of the East India Company, on failure whereof such ship or vessel shall by all intents and purposes be considered and deemed and taken up to be a ship or vessel not duly registered.

XXII. And whereas great inconvenience may arise from the Registering Officers being served with subpoenas requiring them to bring with them and produce, on trials in Courts of Law relative to the ownership of vessels, or otherwise the declarations required to be taken by the owners thereof prior to the registering thereof, and the books of registry, or copies or extracts therefrom. And whereas it would tend much to the dispatch of business if the attendance of such Registering Officers with the same upon such trials were dispensed with, it is therefore hereby enacted, that the Registering Officers at any port be placed, and the person or persons acting for them respectively, shall, upon every reasonable request by any person or persons whomsoever, produce and exhibit for his, her, or their inspection and examination any declaration made by any such owner or owners, and also any register or entry in any book or books of registry required, and shall upon every reasonable request by any person or persons whomsoever, permit him, her, or them to take a copy or copies, or an extract or extracts thereof respectively, and that the copy and copies of any such such such declaration, registry or entry, shall upon being proved to be true copy or copies thereof respectively, be allowed and received as evidence upon every trial at law, without the production of the original or originals, and without the testimony or attendance of any Registering Officer, or other person or persons acting for him respectively, in such case, as fully and to all intents and purposes as such original or originals if produced by any Registering Officer, or other person or persons acting for them, could or might legally be admitted or received in evidence.

XXIII. And it is hereby enacted, that if any person or persons shall falsely make declaration to any of the matters hereinbefore required to be verified by declaration, or if any person or persons shall counterfeite, alter, or falsify any certificate or other instrument in writing required or directed to be obtained, granted, or produced by this Act, or shall knowingly or willfully make use of any certificate or other instrument so counterfeited,

erased, altered, falsified, or shall wilfully grant such certificate or other instrument in writing, knowing it to be false, such person or persons shall for every such offence be liable on conviction upon information to a penalty not exceeding 10,000 rupees. And if any such offence be committed by the owner of any ship or vessel, the certificate or license of such ship or vessel shall thenceforth be wholly void.

XXIV. It is hereby enacted, that when any ship or vessel duly registered under this Act, or sailing under the British Navigation Law, shall come to be owned, by a Native Prince or State, or by any subject of such Native Prince or State, it shall be lawful for the Governor of Fort William in Bengal, or for the Governor in Council of any Presidency, to continue to such vessel the privilege of a British ship by a pass to be issued under the Company's Seal and subscribed by a Secretary to Government, stating the voyage or voyages for which the same is to have effect, and the period for which it is to last; and it shall be lawful for the Governor of Fort William in Bengal, or the Governor in Council of any Presidency, to issue a similar pass conferring the privileges of a British ship under this Act to any ship or vessel built within the dominions of such Native Prince or State, and owned by such Prince or State, or by any of their subjects, provided always, that the ships belonging to Native Princes or States, or their subjects, in respect of which passes may be granted under this Act shall, during the voyage or voyages, or the period for which any such pass shall be granted be commanded by a subject of Her Majesty for whom the Governor General in Council has power to legislate.

XXV. And it is hereby enacted, that the fees demandable in respect of the granting any certificate or pass under this Act shall be fixed from time to time according to the directions of the Governor General in Council, but so that the same shall not exceed the amount of fees now payable for registering or granting passes to ships or vessels at the different Presidencies.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India, after the 21st day of March next.

T. H. MADDOCK,
Secy. to the Govt. of India.

CALCUTTA — Printed and Published by G. H. Huttmann,
at the Bengal Military Orphan Press, No. 1, Mangos Lane.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Post before Noon of Friday, and those of a few lines only before 5 p. m. of that day.

SATURDAY, DECEMBER 26, 1840.

FORT WILLIAM,

GENERAL DEPARTMENT, 26th June, 1832.

All Public Officers of Government sending Advertisements to the *Calcutta Gazette* for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSRP, Secy. to the Govt.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

The 19th November, 1832.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandise consigned to England are published for general information, also the following paragraphs 5 and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance:

TERMS AND CONDITIONS

FOR

MAKING ADVANCES IN INDIA AND CHINA,

UPON

The Goods and Merchandise of Individuals intended for Consignment to England, repayable to the Court of Directors of the East India Company.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses at the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the time of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Government, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

3d.—For re-payment of the Advance, Bills of Exchange to be drawn in trifl. cat., at six months sight, at the rate of—

4th.—Per Company's Rupees for Advances made at—

Bengal. Ditto. Madras. Ditto. China.

5th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignments and Policies of Insurance effected therein, both in triplicate. The Bills of Lading must be drawn

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

6th.—In case of default made either in acceptance, or payment of the Bills, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, the rate of exchange at which the Company may be drawing Bills upon such Government or Agents.

7th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

8th.—After the arrival of the Goods in England, and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

9th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate of rates per cent. at which the Company have allowed Discount during the period for which such interest is chargeable.

10th.—Parties, or their Agents shall be required to insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the formation of the first risk. Should however the Parties, or their Agents fail to effect such Insurance, the East India Company shall be at liberty to Insure the Goods, the expense of which shall be reimbursed to them previously to their making payment for the Goods to the Parties, or their Agents.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period, after default shall be made either in acceptance or payment of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 18 of 1839.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the aertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages—Extracts from the Acts 2nd 4, Will 4, Cap. 52, Sec. 58, and 6th and 7th Will 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINCEP,
Secy. to the Govt. of India.

FORT WILLIAM,
FINANCIAL DEPARTMENT,

Tue 20th November, 1840.

Notice is hereby given, that the rate at which advances will be made, under authority of the Board of Customs, Salt and Opium, of Cash to Merchants on Bills of Exchange in favor of the Hon'ble the Court of Directors, created by the consignment of Goods will, until further order, be 2c. and 2d. the Company's Rupee. In all other respects the Terms and Conditions of these advances will be the same as advertised under dates the 2d May, 1838, 27th November, 1839, and 4th March, 1840.

Published by order of the Right Hon'ble the Governor of Bengal,

G. A. BUSHBY,
Secy. to the Govt. of Bengal.

No. 205.
FORT WILLIAM,
GENERAL DEPARTMENT,

Tue 21st December, 1840.

Mr. H. P. Russell, of the Civil Service, reported his return from England on board the Ship "Lord Hungerford" on the 18th instant.

Parlough.

The following Disposition List of Parloughs is published for the information of Registered Applicants, consequent upon the expiry of Mr. W. Wilkinson's Parlough and the return of Mr. H. P. Russell.

By Despatch.

Mr. W. Wilkinson, 16th December 1840. Mr. J. P. Grant admitted by Seniority.

By Return.

Mr. H. P. Russell, 18th December 1840. Mr. C. T. Davidson Date.

Parloughs that will be available by Return or Expiry to the 31st March, 1841.

1. C. Allen, 4th January 1841,
2. Robert Trotter, 8th Ditto
3. C. E. Trevelyan, 12th Ditto
4. James Lear, 1st February
5. H. G. Smith, 12th Ditto
6. F. B. Read, 18th Ditto
7. T. P. Woodcock, 1st March
8. George Adams, 8th Ditto

Parloughs to be allotted to Registered Applicants.

1. W. R. Timins.
2. N. B. Edmonstone.
3. J. Muir.
4. B. J. Cuttia.
5. P. G. French.
6. H. Baresford.
7. M. S. Gilford.
8. D. J. Money.

By Order of the Right Hon'ble the Governor of Bengal.

G. A. BUSHBY, *Secy. to the Govt. of Bengal.*

No. 206.

FORT WILLIAM,
GENERAL DEPARTMENT,

Tue 23rd December, 1840.

Mr. H. M. Clarke, of the Bengal Civil Service, left upon the China Establishment, embarked for England on board the Ship "Owen Glendower," which vessel was left by the Pilot at Sea on the 16th instant.

Mr. R. N. Shore, Writer, is reported qualified for the Public Service by proficiency in two of the Native Languages.

ECCLESIASTICAL DEPARTMENT.

The Reverend Richard Chambers, a Chaplain on the Bengal Establishment, embarked for England on board the Ship "Owen Glendower," which Vessel was left by the Pilot at Sea on the 16th instant.

SEPARATE DEPARTMENT.

Mr. H. J. Bamber, Superintendent of the Jessore Salt Chokies is hereby vested under Section XXV. of Act XXIX. of 1836, with the full powers authorized by Regulation V. of 1819, to be exercised by Salt Agents and Superintendents of Chokies, in respect to the trial of persons charged with offences against the Laws for the protection of the Salt Revenue.

ECCLESIASTICAL DEPARTMENT.

Tue 24th December, 1840.

The Reverend Robert Everest, Chaplain of Delhi, is permitted to proceed to Europe on Furlough under Medical Certificate, with the option of retiring from the Service.

G. A. BUSHBY.

Secy. to the Govt. of Bengal.

No. 212.

FORT WILLIAM,
GENERAL DEPARTMENT,

Tue 25th December, 1840.

The Right Honorable the Governor General in Council is pleased to attach Mr. R. N. Shore, Writer, reported qualified for the Public Service, to the Bengal Division of the Presidency of Fort William.

G. A. BUSHBY,

Secy. to the Govt. of India.

No. 205.

FORT WILLIAM,

GENERAL DEPARTMENT,

Tue 21st December, 1840.

Mr. H. P. Russell, of the Civil Service, reported his return from England on board the Ship "Lord Hungerford" on the 18th instant.

Parlough.

The following Disposition List of Parloughs is published for the information of Registered Applicants, consequent upon the expiry of Mr. W. Wilkinson's Parlough and the return of Mr. H. P. Russell.

By Despatch.

Mr. W. Wilkinson, 16th December 1840. Mr. J. P. Grant admitted by Seniority.

By Return.

Mr. H. P. Russell, 18th December 1840. Mr. C. T. Davidson Date.

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Parloughs to be allotted to Registered Applicants.

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3. J. Muir.
4. B. J. Cuttia.
5. P. G. French.
6. H. Baresford.
7. M. S. Gilford.
8. D. J. Money.

By Order of the Right Hon'ble the Governor of Bengal.

G. A. BUSHBY, *Secy. to the Govt. of Bengal.*

No. 1087.

POLITICAL DEPARTMENT,
FORT WILLIAM,

THE 21st DECEMBER, 1840.

Colonel James Caulfield, C. B., Acting Resident at Lucknow, has obtained six weeks' leave of absence to visit the Presidency, from the date on which he may make over charge of the Residency either to Colonel Low, the Resident, or to Captain Shakespeare, the 1st Assistant to the Resident.

H. V. BAYLEY,
Asst. Secy. to Govt. of India.

No. 1088.

FORT WILLIAM,
POLITICAL DEPARTMENT,

THE 21st DECEMBER, 1840.

Mr. Assistant Surgeon H. C. Ludlow, attached to the Nagpore Residency, has obtained leave of absence for three months, from the 1st of March 1841, to visit Bombay, preparatory to his proceeding to Europe on Furlough.

H. V. BAYLEY,
Asst. Secretary to Govt. of India.

No. 1089.

FORT WILLIAM,
POLITICAL DEPARTMENT,

THE 21st DECEMBER, 1840.

Captain A. R. Macdonald relieved Captain Verner from the Command of the Bundelkund Legion, on the 4th instant.

H. V. BAYLEY,
Asst. Secretary to Government of India.

(No. 1090.)

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT.

The Right Honorable the Governor of Bengal has been pleased to make the following Appointments.

THE 24th NOVEMBER, 1840.

Mr. N. J. Hudson to be Revenue Surveyor under the Commissioner of Arakan, for the purpose of Surveying the Island of Cheduba.

THE 15th DECEMBER, 1840.

Mr. H. J. Loughnan to be Additional Sessions Judge of Darra.

Mr. C. D. Russell to officiate, until further orders, as Collector of East Bharwan.

Mr. W. H. Martin to officiate, until further orders, as Civil and Sessions Judge of Sylhet, vice Mr. H. Stanforth.

Mr. W. Vanittart to officiate at Jhalot Magistrate and Deputy Collector of Monghyr.

Mr. T. A. Cooper to be Deputy Collector under Regulation IX. of 1833 in Midnapore and Hidgeleia.

Mr. C. P. White to be Ditto Ditto under Ditto Ditto Ditto.

THE 22d DECEMBER, 1840.

Moulvis Syed Ahmad Ali to act as Government Vakil in the Court of Berbagan, vice Moulvis Fyzevullah. This appointment will take effect from the 15th September last, the date on which Moulvis Syed Ahmad Ali assumed charge of the Office.

The following Officers have obtained leave of absence from their Stations:

Mr. C. A. Portoux, Deputy Collector under Regulation IX. of 1833 in Rajshy, for fifteen days, on private affairs, in extension of the leave granted to him by the Commissioner of the Division, during the Dusserah Vacation.

Baboo Ram Nursing Bickerjee, Ditto Ditto under Ditto in Jemore, for three months, in extension, under Medical Certificate.

The leave of absence granted to Mr. Assistant Surgeon G. N. Cheek, of Wad Bodewal, under date the 1st instant, will take effect from the 1st of January instead of from the 1st instant.

The remaining portion of the leave of absence granted on the 17th ultimo, by Mr. Assistant Surgeon

Principal Skinner, of Tipperah, has been cancelled from the 5th instant, the date on which he resumed charge of his Office.

FRED. JAS. HALLIDAY,

Secy. to the Govt. of Bengal.

No. 1091.

ORDERS BY THE HONORABLE THE LIEUT.-GOVERNOR NORTH WESTERN PROVINCES.

GENERAL DEPARTMENT,

AGRA,

JUDICIAL DEPARTMENT,

THE 9th DECEMBER, 1840.

Mr. W. Lambert, Judge of the Sudder-Dekhany and Nizamut Adawlut, has obtained four months' leave of absence, from the date of his quitting Allahabad for the purpose of proceeding to the Presidency, preparatory to applying for permission to retire from the service.

JUDICIAL AND REVENUE DEPARTMENT,

THE 10th DECEMBER, 1840.

APPOINTMENTS.

Mr. Colin Mackenzie to be Joint Magistrate and Deputy Collector of Delhi. Mr. Mackenzie will continue to officiate as Additional Sessions Judge of Bundelkund.

Mr. J. D. Robertson to be Joint Magistrate and Deputy Collector of Mysopy.

LEAVE OF ABSENCE.

THE 11th DECEMBER, 1840.

Mr. F. H. Robinson, Officiating Commissioner of the Ruhelghat Division, has obtained three months' leave of absence, on private affairs, from the 1st proximo.

APPOINTMENT.

THE 12th DECEMBER, 1840.

Mr. W. D. H. Routh to be Joint Magistrate and Deputy Collector of Meerut. Mr. Routh to continue to officiate as Magistrate and Collector of Mysopy, in accordance with Orders of the 2d instant.

Mr. T. Thomas to be Joint Magistrate and Deputy Collector of Allyghar.

GENERAL DEPARTMENT.

APPOINTMENT.

THE 28th NOVEMBER, 1840.

Dr. F. C. Henderson, 4th Local Hostel to be Post Master of Ferozepore.

THE 7th DECEMBER, 1840.

Captain C. G. Ross, Deputy Judge Advocate General of Nasirabad, to be Post Master of that Station, subject to the confirmation of the Government of India.

THE 19th DECEMBER, 1840.

Dr. J. Ingles, Surgeon to the Political Agency at Bhopal, to be Post Master of that Division.

THOMASON,

Secy. to the Govt. of N. W. P.

GENERAL ORDERS BY THE RIGHT HONORABLE THE GOVERNOR GENERAL OF INDIA

IN COUNCIL.

FORT WILLIAM, 2d DECEMBER, 1840.

No. 373 of 1840.—The Right Honorable the Governor General of India in Council is pleased to make the following Appointments.

Medical Department.

Assistant Surgeon Alexy Smith, M. D., to be Surgeon from the 16th December 1840, vice Surgeon Richard Laughton transferred to the Indian Establishment.

The undermentioned Officers of the Infantry are promoted to the rank of Captain by Brevet, from the date expressed opposite to their names:

Lieutenant Thos. Martin, 20th.

Open 1st.

Charles. W. G. 18th Decr. 1840.

Wm. J. 18th.

John. 18th.

Lieutenant Charles Clark, of the 1st European Regiment, has returned to his duty on this Establishment, without prejudice to his rank, by permission of the Hon'ble the Court of Directors—Date of arrival at Fort William, 12th December, 1840.

The undermentioned Officers are permitted to proceed to Europe on 'Furl' on Medical Certificate:

Brevet Captain Alexander Hunsfay, of the Regiment of Artillery.

Lieutenant Charles Manners Gasey, of the 5th Regiment Light Cavalry.

Lieutenant Colonel Charles Arthur Grenado Wallington, of the 61st Regiment N. I., has leave of absence from the 1st November 1840 to the 1st May 1841, to proceed to Bombay, on Medical Certificate, preparatory to applying for 'Furl' to Europe, on the same account.

Captain Frederick Appelo, of the 7th Regiment Light Cavalry, Deputy Judge Advocate General of the Sirhind Division, is permitted, at his own request, to resign his appointment on the Staff.

Captain John Raithby Revel, of the Regiment of Artillery, having been displayed incapable of performing the active duties of his profession, is, at his own request, transferred to the Invalid Establishment.

The undermentioned Officers are permitted to retire from the Service of the East India Company:

Lieutenant Colonel Robert Seymour, of the 21st Regiment N. I., on the Pension of his rank, from the 1st January 1841, on 20th the date of the sailing of the Ship on which he may embark for Europe, whichever first happen.

Captain and Brevet Major George Thompson, C. B., of Engineers, on the Pension of his Regimental rank, from the date of the sailing of the Vessel on which he may embark for Europe.

Sergeant Samuel Ludlow, 3d Member of the Medical Board, from the 1st January 1841, under the Rules published in General Order of the 11th November, 1840.

Sergeant William Seton Charters, M.A., on the Pension of his rank, from the 1st January, 1841.

Lieutenant Colonel Charles Peager Kleg, of the Invalid Establishment, is permitted, at his own request, to retire from the Service of the East India Company on the Pension of his rank, on 20th the date of the sailing of the Ship on which he may embark for Europe.

Sergeant P. Weaver, of the 3d Company 1st Battalion Artillery, is appointed an Assistant Overseer in the Department of Public Works, with retrospective effect from the 1st November 1840, the date of his first appointment to the Reservoir Road.

His Lordship in Council is pleased to make the following Provisions in the Department of Public Works to have effect from the 1st November 1840:

Sub-Contractor Thomas Johnson to be Contractor, vice Captain Kappan deceased.

Overseer Sergeant Tapell to be Sub-Overseer, vice Sub-Contractor Thomas Johnson promoted.

Assistant Overseer Mr. Thomas Degruyther to be Overseer, vice Overseer Sergeant Tapell promoted.

J. STUART, Lt. Col.
Secty. to the Govt. of India, Mys. Dept.

OVERLAND LETTERS AND POSTAGE.

It is hereby notified for general information:

First.—That all Letters and Newspapers, except those bound in Silver, which are intended for transmission by the Overland Route, and except those specially marked "via Falmouth," will be sent through France, and shall be subject to the higher rate of postage.

Second.—Letters and Newspapers intended for France, as well as those intended for other countries with which France is the channel of communication, if the postage expressly stipulated be so sent, will be made up in Paris, and sent to the French Post Master at Marseilles; but Letters for foreign Countries, other than France, if not specially directed to France, will be forwarded in the Post Office for England. Letters, &c., for places lying between Calais and Marseilles, will be despatched in separate packets.

Third.—Letters for the United Kingdom of Great Britain, weighing less than a quarter of an ounce, and passing through France, are charged single postage, and by that double amounts to 20d. by the Post Office. Letters of half an ounce in weight, and subject to double postage only, will be charged 2s. 6d. now 2s. 4d.

Newspapers, if sent via Falmouth, are free of postage; but if transmitted by the way of Marseilles, they are charged 2d. each.

H. S. OLDFIELD,
Off. Post Master General.

Fort William, Genl. Post Office, the 27th May, 1840.

NOTICE.

IT having been found expedient to abolish the Noon Despatch of Letters in the North Western Provinces, and in the Mid-day Despatch in Bengal, has been so little availed of for the conveyance of letters, it has pleased the Right Hon'ble the Governor General in Council to direct its discontinuance in these Provinces also; consequently, the existing system of receiving letters in this Office for the Noon Despatch, will cease on the 1st of the ensuing month of January.

H. S. OLDFIELD,
Off. Post Master General.

Genl. Post Office, the 22d Decr. 1840.

Postbox for the reception of Letters for the following States of India open at this Office.

Agents.	Intended Despatch.	To Zanzibar Port.	Touching at Mombasa.	Cape of Good Hope.
Bigbey and Co.,	4th January, 1841.	London.		
Bord and Company, London.	2d	London.		
Allan, Paton and Co.,	2d	London.		
Gillanders, Arbuthnot and Co.,	2d	London.		
Bruce, Shand and Co.,	28th Decr. 1840.	London.		
Cochrane and Co.,	3d	London.		
Adam, Scott and Co.,	3d	London.		
Cochrane and Co.,	26th Decr. 1840.	Ching,		
Macmillan,	26th Decr. 1840.	Mauritius.		
Mullens,	26th Decr. 1840.	Mombasa.		

Colonial General Post Office, the 25th December, 1840.

W. MOORE, Deputy Post Master.

MEMORANDUM.

THE Ball dropped this day (i.e.) one second after
Midnight.

(Signed) V. L. REES,
In charge of the Observatory.

Calcutta, 27th Decr. 1840.

E. BARRON, Col.
John Taylor.

THE Public are hereby informed, that the Sub-Treasurers will negotiate Bills upon the undermentioned Provincial Treasuries, at the rates cited, to the extent of the surplus that is available at each Treasury:

LOWER PROVINCES.

Bancoorah,
Bograh,
Dinagapore,
Mallah,
Midnapore,
Nuddeah,
Purnah,
Rajshahy, } at par and three days' sight.

C. MORLEY, Acct. General.

Fort William,
Accountant General's Office, }
The 26th December, 1840.

NOTICE is hereby given, that with the sanction of the Board of Customs, Salt and Opium, Tenders will be received at this Office on or before the 31st proximo, at 12 o'clock, for the purchase of Mds. 810 of Cattack Pungah, Salt of 1292, to be sold in quantities of not less than lots of 250 maunds each, in satisfaction of Golab rent due, should the owners not previously appear and pay up the rent now due on their goods.

Intending purchasers are to satisfy themselves by personal inspection of the article at the Government Golabs at Sulka, — the Salt to be paid for and taken away within one week, after the tender shall have been accepted by the Superintendent of the Salt Golabs.

F. BOWRING,
Supt. of the Golabs.
Sulka Salt Golabs, the 25th Novr. 1840.

মাহের আলিমান বোর্ড প্রিমিট রেজিমেন্ট ও আফিসের আদমশুমারীর স্বৰূপ মেকুয়া বহিস্থে যে আগামী ৩১ ডিসেম্বর মিতি ১২ ঘটার সময় লর্ড সর ১২৩৫ সালের মোওয়ালো ৮১৯/মোস কটক পার্স নম্বর বিক্রয়ার্ট প্রিমিট রেজিমেন্ট আবেদনপত্র অন্তর্ভুক্ত করা হইবে সেই মোওয়ালো ভাস্তু আবাস্তু কারণ প্রত্যোক স্বাক্ষর ১০/ মোসের কর বিক্রয় করা যাইবেক না অপর সাবেক বিত্তিমূল যদ্যপি ইউনিয়নে এ উপরের নিখিল বিষয় কেবল যে গোলা ভাস্তু পাওয়া আবাস্তু আবাস্তু পাওয়া করিয়া নয় ইতি সর ১৮৪০ সাল তারিখ ২০ মুহূর্ষ

ক্ষেত্রিকাননের ফিল্ড হেডের পুরো নথকের বস্তু সরকারি নোলার থেকে আর টেওর ক্ষেত্র সুন্দরবনেটেণ্ট প্রাইভেট প্রাইভেট স্বাক্ষর হইলে এক ইঞ্জিনের মকে টাকা মালিল করিয়া নথক বালাশ করিয়া নয় ইতি সর ১৮৪০ সাল তারিখ ২০ মুহূর্ষ

NOTICE.—The Public are hereby informed, under orders of Government, dated 29th January, 1840, that excavations, surrounded with fences, and having lights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Upper North Division.
Nundram Behn's Street, a portion of Retaining Wall to be reconstructed.

Lower North Division.
Old Boatneck Street, Arch of the Cross Bridge to be reconstructed.

Lower North Division.
Portuguese Church Street will be closed during Carriges.

Portuguese Church Street, a Tunnel to be constructed; it will be necessary to close the entrance to the Street, with a strong fence between Moorghat Street and a Lane branching from the west side of Portuguese Church Street.

Lower North and Upper North Divisions.
Chitpore Road: West side: from Moorghat Street to opposite Mr. Warkenah Tagore's Lane—Aqueduct to be built.

R. J. ROSE, O.S.S., Mys. Collector.

NOTICE.

THE Interest and Responsibility of Mr. John William Yule and Mr. George Tayler, in the business of Indigo Planters, carried on in conjunction with Mr. Alexander Nowell, in the District of Tirkot and Chumparan, under the Style or Firm of "Nowell and Co.", ceased by mutual consent on the First December, 1840.

All outstanding will be closed by the said Alexander Nowell, and by whom the business will in future be continued.

Signed ALEXANDER NOWELL,

by his Attorney

R. S. CAHILL.

JNO. WM. YULE.

GEORGE TAYLER.

BENGAL MILITARY FUND.

In conformity to the 26th and 27th Articles of the Regulations, a General Meeting of the Subscribers of the Military Fund will be held, in the Military Fund Office, on Wednesday, the 27th January 1841, at 10 o'clock in the Forenoon, for the election of Directors for the ensuing year, and for the inspection and approval of Accounts of the Fund, and of the proceedings of the Directors of the past year.

After the disposal of the above business, the Meeting will be declared special for the consideration, under Article 82, of the recent Propositions from 55 Subscribers at Morcut, as submitted to the Army in the Circular from the Directors, No. 487 of the 25th September 1840.

J. W. J. GUSELEY, President.
F. W. William, Military Fund Office, }
12th October, 1840.

NOTICE.

THE Interest and Responsibility of Mr. Alexander Nowell, in our Firm, ended from the 31st August 1840.

Mr. Robert John Darno is admitted a Partner in our Firm from the 1st September 1840.

HAMILTON & CO.

4th December, 1840.

PROBATE of the last Will and Testament of William Turner, formerly of Calcutta, Merchant and Agent, but lately of Great Britain, deceased, having this day been granted by and under the Seal of the Supreme Court of Judicature at Fort William in Bengal, in its Ecclesiastical Jurisdiction, to John Muller, of Fairlie Place, in the Town of Calcutta, Esquire, an Attorney in the Honorable Company's Mint, one of the Executors named in the last Will and Testament of the said William Turner, deceased. All persons having Claims against the Estate of the said deceased, are requested to make the same forthwith known to the said John Muller, and all those included thereto, are to make payment to him without delay.

STRETTWELL,

Esq.

Calcutta, 11th Nov. 1840.

NOTICE.

NOTICE.—B.R.N.T has been stopped at the Treasury and Bank, of No. 4 & 236 and No. 46,236 Government Treasury Notes, of Rs. 1000/- each; these Notes belong to Lieut. Colonel Lupton; and have been missed by him. It is brought to No. 9, Russell Street, a reward will be given.

NOTIFICATION of Public Sale for Arrears of Revenue, unless intermediately liquidated, to take place at the Collector's Office, Zillah 24-Pergunnah, on the 31st December, 1840, corresponding 18th Poos 1247 B. S.

Names of the Melahs to be sold, and the Pergunnahs in which it is situated and No. of Lots in Collector's Sale Advertisement.	Recorded Proprietors.	Amount Sudder Jumma.	Amount of Revenue, including Interest for the Kist of September, 1840.	Remarks.
Kt. Perg. Magoorah, &c. Kt. Chittia, &c. No. 6, ...	Estate Radachurn Roy, &c.	5,073 6 2	879 0 2	
" Ditto Mowjeh Da- baspore, &c. No. 15, ...	Juggetbulloove Sing,	8,031 6 3	99 10 3	
" Burridhatty, Turf Cuddea, &c. No. 57, ...	Aunundhunder Mookerjee, ...	5,110 0 0	454 8 7	
" Calcutta, Mowjeh Bunhongiby, &c. No. 66,	Prawnkist and Kistainud Biswas,	22,261 8 6	303 2 0	
" Burridhatty, &c. Ditto Samchundor- nagore, &c. No. 70, ...	Rajah Radakanth Deb Bahadur,	30,484 3 7	8,194 13 6	
" Calcutta, Ditto Gouripore, &c. No. 80,	Gorechurn Roy,	11,064 1 1	1,457 3 2	
" Ditto, Ditto Wanepaprah, &c. No. 81,	Gobindpurasud Roy,	16,574 13 3	1,276 11 1	
" Medemud, &c. Ditto Barripore, &c. No. 120,	Ragebullove Roy Choudry, ...	54,837 8 9	3,402 11 1	
" Mooragatdin, &c. Ditto Doulupore, &c. No. 147,	Rajamohon and Prawnud Choudry,	8,518 1 2	280 7 3	
" Ditta Kt. Mathoor, &c. No. 154,	Tarapaisud Roy Choudry, ...	8,932 8 2	214 11 7	
" Sahangore, &c. Mowjeh Chottegura, &c. No. 152,	Persuochunder Miree, ...	12,179 11 2	903 11 4	
" Bellesh, Ditto Pur- reya, &c. No. 163, ...	Bhowanechurn Chuttipadea, ...	6,644 7 9	851 15 3	
" Amanavid, Hoo- da, Madhpore, No. 180,	Ragengrav Churkeratty and Byodanath Bose, ...	12,757 11 3	1,236 1 7	
" Ditto, Turf Ma- monpore, No. 181, ...	Ramchurn, Radachurn and Rugonath Mirole, ...	11,657 13 11	773 8 6	
" Maydah, &c. Ba- rab, &c. No. 180,	Nubhoklata Ghose,	9,297 13 8	871 7 4	

E. E.

J. G. B. LAWRELL, Ag. Coll.

Collector's Office, 24-Pergunnah, the 15th December, 1840.

NOTIFICATION of Public Sale for Arrears of Revenue, unless intermediately liquidated, to take place at the Collector's Office, Zillah 24-Pergunnahs, on the 31st December, 1840, corresponding 18th Poos 1247 B. S.

Names of the Melahs to be sold, and the Pergunnahs in which it is situated and Number of Lots in Collector's Sale Advertisement.	Recorded Proprietors.	Amount Sudder Jumma.	Amount of Revenue, including Interest for the Kist of September, 1840.	Remarks.
Kt. Perg. Magoorah, &c. Kt. Chittia, &c. No. 1, ...	Ramkista Roy, &c.	5,085 6 11	540 15 2	
" Ditta Kt. Roynagore, &c. No. 6,	Estate Sajaram Roy, &c.	8,528 14 4	603 6 0	
" Ditta Kt. Haundre, No. 9,	Dobepurasud Roy, and Bhowaniporend Roy, ...	12,049 0 7	1,637 6 10	
" Ditta, Kt. Ditta, No. 10, Aunwipore, Turf Jitala, No. 12,	Ramkanta Dandopore, ...	7,150 8 2	687 13 8	
" Mooragatdin, Mow- jeh, Hurnarainpore, No. 13,	Prawnkist and Kistainud Biswas,	22,487 1 1	7,907 11 5	
" Ditto, Ditto Allam- pore, &c. No. 14,	Estate Latelchurnpore Roy, &c.	12,528 7 0	69 11 2	
" Hattigunj, &c. Ditto Ragodhunagore, &c. No. 15,	Dobepurasud, Boso, and Aunwiporend Chur- keratty,	10,365 0 9	3,077 6 2	
" Bolla, Lot Chur- keratty, &c. No. 16, ...	Ramkanta Dantie and Ram- churn, &c.	10,641 2 3	1,700 6 7	
" Bhatkoor, Kt. Kali- keeb, No. 22,	Dorapikanath Baboo, &c.	9,974 14 5	694 0 1	
" Gourachurn, Ghose, ...	Gourachurn, Ghose, ...	13,781 14 11	2,917 5 6	

E. E.

J. G. B. LAWRELL, Ag. Coll.

Collector's Office, 24-Pergunnahs, the 15th December, 1840.

NOTIFICATION of Public Sale for Arrears of Revenue, unless intermediately liquidated, to take place in the Collector's Office, Zillah 24-Parganas, on the 11th December, 1840, corresponding 18th Poos 1247 B. S.

Name of the Mahal to be sold, and of the Parganah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Amount Sudder Jumma.	Amount of Revenue, including Interest for the Kist of September, 1840.	Remarks.
Kt Pergi Singbore, &c. Lot Mullikpore, &c. No. 3,	Dowariknath Baboo, &c.	8236 8 2	524 13 7	
" Bellia, Turf Benapali, &c. No. 7,	Golennath Roy, &c.	6047 12 9	1510 7 8	
" Bournoon, Thos Bakarree, No. 8,	Ramchowdar Roy, &c.	4881 2 8	889 9 7	
" Chhuraceey, Turf Chhuraceey, No. 14, Boroondi, Ghos Puntar, No. 27,	Nilmonole Paul Choudhury, &c.	14867 18 6	3679 13 8	
" Baritpore, It., Basgitpore, No. 3,	Sreekistprawn Roy, &c.	5718 12 5	1046 7 8	
	Connoydoff Tagore,	17479 0 9	4207 10 6	

R. B.

Collr.'s Cutchy, 24-Parganas, the 15th December, 1840.

J. O. B. LAWRELL, Ag. Collr.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Hooghly, on Tuesday, the 29th December, 1840, corresponding with 16th Poos 1247 B. S.

Name of Mahal to be sold, and of Parganah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Revenue, including interest for the Kist of September, 1840.	Remarks.
No. 703. Manconada, Parganah Goroo,	Dwarkanath Tagore, &c.	2,031 8 7	345 4 11	Producous Paddy, Sugar-cane, &c.

Hooghly Collector's Office, 9th December, 1840.

W. H. BELL, Collector.

NOTICE of Public Sale for arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Hooghly, on Tuesday, the 29th December, 1840, corresponding with 16th Poos 1247 B. S.

Name of Mahal to be sold, and of Parganah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Revenue, including interest for the Kist of September, 1840.	Remarks.
No. 31. Lot Sankhkhali, Ph. & Bandali,	Prayannath Chowdhury, &c.	10148 0 8	644 8 3	Producous Paddy, Sugar, &c.
" 32. Chhulchha, Ph. Chundermali,	Ditto, including Chakeraan,	10704 10 4	13 12 7	Ditto.
" 33. Nekuribong Ph. Ditto,	Ditto, ditto,	11239 2 2	696 10 11	Ditto.
" 34. Bumpur, Ph. Ditto,	Harris Chunder Bum- purhia, &c., including Chakeraan,	10840 7 9	289 10 11	Ditto.

Hooghly Collector's Office, 9th December, 1840.

W. H. BELL, Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorate of Midnapore, on Thursday, the 11th January 1841, A. D., corresponding with the 26 Naught 1247 B. S.; in conformity with the orders of the Sudder Board of Revenue, dated the 7th August 1840, No. 54.

Name of Mahal to be sold, and of the Parg. in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma, including Police, after deducting the payment made in Nov. 1840.	Arrears of Revenue, including Tullation up to the Kist of October 1840.	Remarks.
No. 1. Poorb Bihari, Parg. Kasajorah,	Rajah Burdakan Roy, Commission on account of Roads,	42,201 14 7	2,379 2 0	This Land produces B.M. Paddy, Cotton, Sugar, Cane, Mustard Seed, &c.

Midnapore Collectorate, the 10th December, 1840.

W. H. BELL, Collector.

NOTICE of Public Sale for the recovery of the Arrears of Revenue, unless intermediately liquidated, at the Collector's Office of Dinsapore, on Thursday, the 7th January next, or 25th Pous 1247 B. S.

Name of Mahal to be Sold, and of the Pungunah in which it is situated, and No. of Lot in the Collector's Sale Statement.	Recorded Proprietor.	Amount Sudder Jumrah.	Amount of Revenue for Month of Oct. with Interest up to 20th November 1840.	Remarks.
M. Koompore, &c. Ph. Salbar, No. of Lot 21,	Hurrah Tagore,	7211 2 92	7452 7 8	
" Kalimoga, &c. Ph. Ditto, No. of Lot 22,	Ditto Ditto,	7581 8 12	804 12 10	
" Busash, &c. Ph. Ditto, No. of Lot 23,	Ditto Ditto,	8159 4 62	496 14 4	
" Hurihupur, &c. Ph. Sun-tuna, No. of Lot 105,	Mulimohun Tagore,	8873 12 92	508 5 4	
" Basapash, &c. Ph. Ditto, No. of Lot 106,	Ditto Ditto,	8602 6 62	508 5 4	
" Rundipore, &c. P. Gela-barre, No. of Lot 100,	Ditto Ditto,	8244 1 62	258 0 0	

Dinsapore, Collector's Office, 15th December, 1840.

R. C. HALKETT, Collector.

REPORT

Showing the smallest depth of water in the Bhawalpore, Jellinger, and Matangah Rivers, on the 16th December, 1840.

Name of River.	Length of River.	Where shallowest.	Remarks.
Bhawalpore River.	0 0		
At its entrance,	12 0		
From Chempore Juggernathpore to Jangypore,	4 0	At Doodhupore.	
From Jangypore to Jangypore,	0 0	At Jangypore.	
From Jangypore to Suddhupore,	3 0	At Daugapur-rab.	
From Suddhupore to Berhampore,	2 0	At Almanas-Ganges.	
From Berhampore to Cutpa,	1 0	At Sonakhpore, Daugapore & Chakhe.	
From Cutpa, &c. Nadipore,	2 0	At Shabupore & Chakhe.	
At its entrance,	0 0		
From S. Mouza to Bhawalpore,	2 0	At Sonakhpore.	
From Sonakhpore to Tenghat,	1 0	At Sonakhpore.	
From Tenghat,	0 0		
From Tenghat to Chakhe,	1 0	At Chakhe.	
From Chakhe to Chakhe,	0 0		
Matangah River.			
At its entrance,	4 0	A little below the entrance of the River.	
From Chakhe,	2 0	At Bhawalpore.	
From Bhawalpore to Kibengore,	2 0	At Bhawalpore.	
From Kibengore to Kibengore,	0 0		
From Kibengore to Kibengore,	0 0		

WANTED--A Treasurer for the Deputy Collectorate of Bullockah, Salary per mensem 50 Rupees. Unexceptionable Security to the value of Rs. 32,000 will be required according to the Table of Treasurer's Securities circulated with the Sudder Board of Revenue's Circular Letter, No. 49, dated 11th October, 1836. The Applicant must be well versed in Accounts and the Bengalee language.

R. B. GARRETT, Dy. Colr.
Bullock Dy. Colr's Office, 12th December, 1840.

Late Sheriff's Sale.

NOTICE is hereby given, that on Thursday, the Seventh day of January next, precisely at the hour of 12 o'Clock noon, Thomas Bracken, Esquire, late Sheriff of Calcutta, will put up to Public Sale at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Venditioni Exponas in his hands against Ramurain Mookerjee,--

1. The Right, Title, and Interest of the said Ramurain Mookerjee, of, in, and in all that Taluk or Zemindary, consisting of four Mousahs, viz. Mouza Punginney, Mouza Maddoboney, Mouza Jardoba, and Mouza Chotochalepore, situated, lying, and being in Pungunah Bagree, and in the District of Midnapore.

2. Also, the Right, Title, and Interest of the said Ramurain Mookerjee, of, in, and to all that other Taluk or Zemindary Trunk Rucoondoo, consisting of six Mousahs, viz. Mouza Neir Rucoondoo, Mouza Ansor, Mouza Dabak Garrib, Mouza Juggleboory, Mouza Urgeonole, and Mouza Jaggleboory; within the limits of Phuttytukor, situated, lying, and being in the Pungunah and District aforesaid.

3. Also, the Right, Title, and Interest of the said Ramurain Mookerjee, of, in, and to all that Aysali Land, containing, by estimation, One Thousand and Five Hundred Bighas, more or less, situated, lying, and being in the Taluk aforesaid.

4. Also, the Right, Title, and Interest of the said Ramurain Mookerjee, of, in, and to a Lower-crowned Brick-built Messuage, Tenement, or Dwelling House, with a piece of parcel of Land thereunto belonging, situated, by estimation, Tea Cottah, Bile or Bile, situated, lying, and being at Midnapore, commonly called Chotoajor Bile, in the Pungunah Bagree, and in the District of Midnapore, and situated in bounded as follows: (that is to say,) on the East by the House and Land of Indrajan Cusby, on the West by the House and Land of Umarath Cusby, on the South by a Street there, and on the

ONE HUNDRED and FORTY-THREE RUPEES.
Costs, Expenses, and other Expenses, Rs. 6.61.

Dated December 1840.

North partly by Land of Taramoney and partly by Land of Johurnoney.

5. Also, the Right, Title, and Interest of the said Rammarnain Mookerjee, of, in, and to all that Half Part or Share of and in all that piece or parcel of Tenanted Land, containing, by estimation, Fifteen Cottahs and Eight Chittacks, more or less, situate, lying, and being at Baniatullah, in Soutanooty, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the South by a Tank of Punchou Baboo, on the North by Land of Roopnarain Dutt, on the West by Land of Bissonauth Paul, and on the East by Land of the said Punchou Baboo.

6. Also, the Right, Title, and Interest of the said Rammarnain Mookerjee, of, in, and to all that Half Part or Share of and in an old Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land therunto belonging, containing, by estimation, One Biggah and Ten Cottahs, more or less, situate, lying, and being at Baughbazar, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the East by Land of Doyalram Burchaputty, on the West by the House and Land of Radakistno Chackerbutty, on the North by the House and Land of Juggut-chunder Mookerjee and others, and on the South by the House and Land of Thakordoss Nundun and others.

7. Also, the Right, Title, and Interest of the said Rammarnain Mookerjee, of, in, and to all that Half Part or Share of and in all that piece or parcel of Tenanted Land, containing, by estimation, One Biggah and Ten Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by the House and Land of Harry-doss Bandopadhy, on the West by a Tank, of the South by the House and Land of Gopenday, and on the North by Land of Rajah Raj-kistno Bahadur.

8. Also, the Right, Title, and Interest of the said Rammarnain Mookerjee, of, in, and to all that piece or parcel of Land, formerly the property of Niloo Boytoo, containing, by estimation, One Cottah and Eight Chittacks, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by the House and Land of Cummilleaching Mookerjee, on the West by the House and Land of Ramchunder Gangooly, on the South by a House and Land of Huroll Mitter, and on the North by a Lane.

9. Also, the Right, Title, and Interest of the said Rammarnain Mookerjee, of, in, and to all that Half Part or Share of and in a piece of Land, containing, by estimation, Sixteen Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by the House and Land of Goochurn Gangooly, on the West and South by a Lane, and on the North by the House and Land of Ramrutton Gangapadhy.

10. Also, the Right, Title, and Interest of the said Rammarnain Mookerjee, of, in, and to all that Half Part or Share of and in a piece of Land, containing, by estimation, Two Cottahs and Fifteen Chittacks, more or less, situate, lying, and being at Serangbazar, at the same place, and butted and bounded as follows: (that is to say,) on the North by a Public Road, on the South by a Public Drain, on the West by the House and Land of Bungsheedur Joogey, and on the East by Degambor Ghose's Shop.

11. Also, the Right, Title, and Interest of the said Rammarnain Mookerjee, of, in, and to all that Half Part or Share of and in all that Upper-roomed Brick-built Dwelling House, with a piece or parcel of Land therunto belonging, containing, by estimation, One Cottah and Four Chittacks, more or less, situate, lying, and being at Karpur-

Lane, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the East by the House and Land of Uverdthoss Mallick, on the West by a Public Road, on the South by Land of Chobear Nath, and on the North by the House and Land of Shaik Mandy.

12. Also, the Right, Title, and Interest of the said Rammarnain Mookerjee, of, in, and to all that Half Part or Share of and in all that piece or parcel of Garden Ground, containing, by estimation, Eight Biggahs, more or less, and also all that Saltee Land in the Jutes of Connor Sardar Teg Cougo and Seraj Jeunidac, containing, by estimation, Twenty-two Biggahs, more or less, situate, lying and being at Aruppore, in Pergunnah Kharapore, and in the District of 24-Pergunnah.

13. Also, the Right, Title, and Interest of the said Rammarnain Mookerjee, of, in, and to all that Half Part or Share of and in all that piece or parcel of Tenanted Land, containing, by estimation, One Biggah, Fourteen Cottahs, and Four Chittacks, more or less, situate, lying, and being at Mohilghunthal Ghant, in Chinarab, and in the District of Hooghly, and butted and bounded as follows: (that is to say,) on the East by a Lane, on the West by a Public Road, on the North by the House and Land of Brijjundoss Mookerjee, and on the South by the House and Land of Gour Dhar.

14. Also, the Right, Title, and Interest of the said Rammarnain Mookerjee, of, in, and to all that Half Part or Share of and in all that piece or parcel of Tenanted Land, containing, by estimation, One Biggah and Seven Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the South, North and East by Public Roads there, and on the West by Land of the late Cholton Seet.

15. Also, the Right, Title, and Interest of the said Rammarnain Mookerjee, of, in, and to all that Half Part or Share of and in a piece or parcel of Land thereto belonging, formerly the property of Cooinauth Ghose, containing, by estimation, Eight Cottahs, more or less, situate, lying, and being at Baughbazar, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the East by Land of Govind Mitter, on the West by a Lane there, on the South by the House and Land of the late Tarrchund Sutroob, and on the North by the House and Land of Rajah Dutt.

16. Also, the Right, Title, and Interest of the said Rammarnain Mookerjee, of, in, and to all that Half Part or Share of and in all that piece or parcel of Garden Ground, with a Tank, and several Trees there, containing, by estimation, One Hundred and Fifteen Biggahs, more or less, situate, lying, and being at Baleghuresat Dattarpool, in the Puncchabaghun, and in the District of 24-Pergunnah, and butted and bounded as follows: (that is to say,) on the East by Land of Ramberry Quadro, on the West by a Public Road, on the South by Land of Rajbullah Chowdry, and on the North by Land of Rambhoo Ghose.

17. Also, the Right, Title, and Interest of the said Rammarnain Mookerjee, of, in, and to all that Half Part or Share of and in a piece or parcel of Garden Ground, with a Tank, and several Trees growing thereon, containing, by estimation, Seven Biggahs and Thirteen Cottahs, more or less, situate, lying, and being at Noshparah, in the District aforesaid, and bounded on all sides by Public Roads there.

18. And also, the Right, Title, and Interest of the said Rammarnain Mookerjee, of, in, and to all that Half Part or Share of and in all that piece or parcel of Garden Ground, with Two Tanks and several Trees growing thereon, containing, by estimation, Forty Biggahs and Thirteen Cottahs, more or less, situate, lying, and being at Beerparrab, in the District aforesaid, and butted and bounded on all sides: (that is to say,) on the East by a Garden

of Ramtanoo Roy, on the West by a Garden of Barraussey Ghose, on the South by a Garden of Ladlymohua Takoor, and on the North by Land of Murtybar Mookerjee.

The Conditions of Sale may be known by applying at the Sheriff's Office.

WITH the Sanction of Government, the following Advertisement is published for general information.

By Order of the General Management,

JOHN McQUEEN,

Secy. M. O. S.

Orphan Society's Office, Kidderpore,

6th March, 1830.

ADVERTISEMENT.

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract with Government, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management deem it expedient to publish for general information, the following extract of a Letter from Mr. Secretary "Prinsep, shewing that the Orphan Press has the exclusive privilege of Printing for Government.

" I am directed to acknowledge the receipt of your letter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice President in Council has declared his resolution to enquire into every case in which other Establishments may be employed to the prejudice of the interests of the Orphan School, whenever such may fall under his notice or be made the subject of representation.

(Signed) M. C. PRINSEPP,

Secy. to Government Genl. Dept.

Council Chamber, the 11th August, 1830."

Books just Published,

And for Sale at the Bengal Military Orphan Press,
Calcutta.

ECCECHISM

FOR THE

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* * * The Report will be furnished separately to those
who have taken the Appendix, atRs. 2

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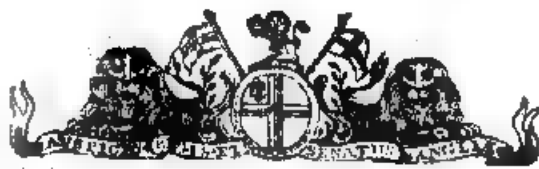
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G. H. HUTTMANN.

CALCUTTA.—Printed and Published by G. H. HUTTMANN,
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SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, DECEMBER 30, 1840.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

TUE 28TH DECEMBER, 1840.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 28th December 1840, is hereby promulgated for general information.

Act No. XXV. of 1840.

For the better protection of the Akkaree Revenue within the Presidency of Fort William in Bengal.

I. Whereas it has been found necessary, with a view to make better provision for the protection of the Akkaree Revenue than is afforded by the existing system of management, to place the superintendance of certain Districts in a separate Commissioner acting under the direction and control of the Board of Customs, Salt and Opium, and where it is required to make provision by law for the regulation and improvement of this system of management within the Presidency of Fort William in Bengal;—

It is hereby enacted, that whenever a Commissioner or Commissioners shall be appointed by the Governor of Bengal, or by the Governor or Lieutenant Governor of the N. W. Provinces, with the sanction of the Government of India, for the superintendance of the Akkaree Revenue, such Commissioner or Commissioners shall exercise within such Districts as may be assigned and prescribed from time to time by the said Governors or Lieutenant Governor the powers, authority and jurisdiction vested by the Regulations and Acts of the Government in Commissioners of the Land Revenue in all matters appertaining to the Akkaree Revenue.

II. And it is hereby enacted, that within the Districts so assigned to such Commissioner or Commissioners, the Governor of Bengal or Governor or Lieutenant Governor of the N. W. Provinces may appoint any duly qualified persons not being of the description specially provided for in Section XXXI. Regulation X. 1813, to be Superintendents of the Akkaree Revenue, and to vest them with the charge and management of the Akkaree Revenue under the orders of the said Commissioner within such local limits as to him may seem fit, and the persons so appointed shall exercise all the powers of Collectors in regard to this Revenue, excepting the adjudication of cases of contravention of the Laws relating to Akkaree.

III. And it is hereby enacted, that it shall be competent for the Governor of Bengal to vest any person appointed under the foregoing Clause to the charge and superintendance of the Akkaree Revenue with the power of adjudicating cases of contravention of the Akkaree Laws, in addition to the powers attaching to the office of Superintendent of Akkaree Revenue in the District or Districts assigned to him—provided that no such Superintendent shall be vested with the powers of adjudication shall nominate any person in a fine exceeding 200 Rupees, whether estimable or otherwise, or to imprisonment for a term exceeding 6 months, except for a second offence under Section XVII. of this Act.

IV. And it is hereby enacted, that the warrant of any Officer authorized, or specially appointed, to adjudicate cases of contravention of the Akkaree Laws certifying the conviction of any individual, with a specification of the offence proved and penalty adjudged, shall be authority for the levying of any fine imposed, as therein specified, and for the detention of the person therein described in the Civil Jail of the District as may be therein prescribed,—provided always that it shall be competent to the Commissioner, upon appeal by the parties concerned, or of his own motion, to call for the papers and revise the proceedings in any case decided by such Superintendent, and to alter or reverse the judgement passed thereon, and a like power shall be possessed and exercised by the Board of Customs, Salt and Opium, or by any other Board possessing like authority whenever they think proper.

V. And it is hereby enacted, that any Officer employed in the Akkaree Department above the rank of *Jemadar of Peons*, who shall receive information that any party without a license is engaged in the manufacture of fermented or spirituous liquors, or in the preparation of intoxicating drugs, or has on his premises fermented or spirituous liquors, or intoxicating drugs in such quantity as may render such person liable to the suspicion of secretly and illicitly trafficking in such articles, shall and is hereby authorized and required to take the deposition of the Informer in writing, and if the information so given shall appear credible, so as to justify such proceeding, it shall further be competent to such Officer to enter and search such premises as may be declared by the informer to contain the illicit articles specified in his deposition, and to seize all illicit articles and materials of the kind used in manufacturing liquors and preparing drugs as well as all fermented or spirituous liquors, or intoxicating drugs, and to arrest the owner or occupant of the premises, together with all parties concerned in the transaction who may be found on the premises.

VI. And it is hereby enacted, that except in cases already provided for by Section XVIII. Regulation VII. of 1824, if any person or persons shall by threats or violence prevent the lawful arrest of any person by an Officer duly authorized to seize illicit articles, fermented or spirituous liquors, or intoxicating drugs and materials for the manufacture of the same, or shall procure by unlawful means his release after arrest, or shall obstruct any Officer duly authorized in making search for or seizure of any of the above mentioned illicit articles, or shall rescue such articles after seizure, or if the party found with any such illicit articles in possession, or any other person or persons shall resist such Officer in the execution of a legal process, such person or persons shall severally and respectively be liable on conviction before a Magistrate, to be sentenced for the sum of 20 rupees, a fine not exceeding 400 Rupees, estimable, if not paid, imprisonment for a term not exceeding six months, provided that such person or persons shall be further liable, on the event of an affray or breach of the peace occurring, in consequence of his or their resistance, on conviction of the same before a competent tribunal to such punishment as is prescribed in the general rules.

applicable to cases of affray and breach of the peace in addition to the penalties above prescribed for the resistance of persons.

VII. And it is hereby enacted, in modification of Clause 9, Section XXII, Regulation X. of 1813 of the Bengal Code, that if any person shall wilfully and maliciously give false information in respect to there being an illicit still or illicit stills, or fermented or spirituous liquors, or intoxicating drugs or materials prepared for the manufacture of spirituous liquors and drugs in any premises, and to procure that such premises shall be searched to the injury and vexation of the owners thereof, or of any other person or persons whatsoever, such false informer shall, besides being subject to any other penalties or damages to which he would be subject under the general law, be liable to imprisonment with or without labor for a term not exceeding two years, and to fine not exceeding 500 Rupees, commutable to a further term of imprisonment for six months if not paid.

VIII. And it is hereby enacted, that whenever any Officer of the Akkare Department duly authorized under Section V. of this Act shall arrest any person charged with an infraction of the Laws, for the protection of the Akkare Revenue, or shall seize any still, or fermented or spirituous liquors or intoxicating drugs, or enter any premises for the purpose of searching for such illicit articles, he shall make a full report of all the particulars of such arrest or seizure or search to his official superior, within twenty-four hours after the transaction has occurred.

IX. And it is hereby enacted, that whenever any person may be arrested by an Officer employed in the Akkare Department or by any other Officer of other Departments duly empowered to make seizures of illicit stills or spirituous liquors, or intoxicating drugs, or materials prepared for the purpose of manufacturing spirituous liquors or intoxicating drugs, the person making the arrest shall be bound to carry the party arrested with all convenient despatch to the Officer of the Department who may be competent to try the case, and no person so arrested shall be released until the case shall have been brought to judgment in the manner provided by law.

X. And it is hereby enacted, that any Officer who shall neglect to report all the particulars of any arrest, seizure, or search within 24 hours after the transaction has occurred, or who shall delay carrying the person arrested to the proper Officer with all convenient despatch, or who shall release or connive at the escape of the person arrested shall be liable, on conviction, to dismissal from his situation, and to pay a fine not exceeding 200 Rupees, and to imprisonment for a term not exceeding three months, and in case of non-payment of the fine, to further imprisonment not exceeding three months, and the sentence shall be adjudged by any Officer competent to adjudicate cases of contravention of the Akkare Laws.

XI. And it is hereby enacted, that it shall be lawful for any Officer employed in the Akkare Department to enter and inspect at any time, by day or by night, the shops or premises in which any licensed Akkare shall carry on the sale or manufacture of fermented or spirituous liquors, or intoxicating drugs or liquors, in order to satisfy himself that nothing is going on in contravention of the Akkare Laws, or of the conditions of the license.

XII. And it is hereby enacted, that if any Officer of the Akkare Department be convicted before the Magistrate of any District, of having ignorantly and unnecessarily seized the goods of any person on the pretence of selling or searching for illicit stills, spirituous liquors, intoxicating drugs, or the materials for manufacturing the same, or of having ignorantly and unnecessarily arrested any person, or of committing any other offence not required for the execution of his duty, every such Officer shall, besides disqualification, be punished with imprisonment not exceeding six months, and with fine not exceeding 200 Rupees, commutable to a further imprisonment not exceeding six months.

XIII. And it is hereby enacted, that whenever in this Act or in any other law the term "Officer" is employed in the Akkare Department, it is to be understood they shall be deemed and construed to apply to such Officers as receive salary from and are appointed by the persons in charge of the Akkare Department in the District, or such Officers as the Commissioners of the Akkare Revenue may by special delegation or appointment empower to act in relation to the collection of the Revenue.

XIV. And it is hereby enacted, that every person holding a license for the manufacture or sale of fermented or spirituous liquors or intoxicating drugs, shall preserve such license at the shop or premises specified in the body of the license, and shall exhibit the license on the demand of any Akkare Officer, who shall desire to inspect the same, and any such licensed manufacturer or vendor who shall refuse, or be unable to produce his license on the demand of any Akkare Officer, shall be liable on conviction before a Magistrate to a fine not exceeding 500 Rupees, as to imprisonment for a term not exceeding three months, and in case of non-payment of the fine to further imprisonment not exceeding a like term.

XV. And it is hereby enacted, that one moiety of all fines realized from persons convicted of the illicit possession or manufacture or sale of fermented or spirituous liquors, or intoxicating drugs, excepting Opium, and of the proceeds from sale of articles confiscated, shall upon adjudication of the case be awarded to the Officer or Officers who may have apprehended the offender or seized the illicit articles, and the other half shall be given to the informer as provided in Clause 8, Section XXII, Regulation X. of 1813, and if no fine be realized, the Commissioner may recommend through the Board of Customs, Salt and Opium such reasonable reward, not exceeding the sum of 500 Rupees in each case as may appear to him fit, provided however, that it shall be competent to the Board of Customs, Salt and Opium to prescribe by General Order what classes of Officers of the Department shall receive reward and what classes shall have no title to participate therein.

XVI. And it is hereby enacted, that any Officer employed in the Akkare Department, who shall be convicted of conniving at the manufacture or sale of fermented or spirituous liquors without license, or by any means manufacturer or vendor contrary to the terms of such license, shall be liable to the same penalties that would be incurred by the offender at whose act in contravention of the law he so connived.

XVII. And it is hereby enacted, that whenever any person shall be convicted of an infraction of the laws for protection of the Akkare Revenue after having been previously convicted of a like offence, he shall be liable, in addition to the penalty attached to such offence, to imprisonment in the Deonatty Jail for a period of six months, and a like punishment of six months' imprisonment shall be incurred, in addition to the punishment which may be inflicted for a first offence, upon every subsequent conviction after the second, and the warrant of the Officer adjudicating any case under the provisions of this Section shall be authority for the Judge or other Officer in charge of the Deonatty Jail to hold the person described therein in confinement in such jail, and for such time as may be specified and required in the said warrant.

T. H. MADDOCK,
Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

TUESDAY DECEMBER, 1940.

The following Draft of a proposed Act was read in Council for the first time on the 21st of December, 1940.

PROPOSED ACT No. — or 1940.

An Act for prescribing the Rules to be observed in order that ships or vessels belonging to ports within the territories of the East India Company, or belonging to Native Princes or States or their subjects, may become entitled to the privileges of British ships under a proclamation of the Governor General of India in Council to be made in pursuance of the Stat. 3d and 4th Victoria Ch. LVI.

I. Whereas by a Statute passed in the 3d and 4th years of Her Majesty Queen Victoria, entitled "An Act to regulate the trade of ships built and trading within the limits of the East India Company's Charter," it is enacted "that it shall be lawful for the Governor General of India in Council, by Proclamation, to declare that all ships or vessels built or to be built within the limits of the Charter of the East India Company, being owned by His Majesty's subjects for whom the said Governor General in Council has power to legislate, and belonging under the Regulations hereinafter provided for, in any ports in the territories under the Government of the said and Company shall be deemed to be British ships for all the purposes of trade within the said limits, including the Cape of Good Hope and the mercury and dependencies thereof; provided that upon such declaration being made the said Governor General in Council shall, and the said Governor General in Council is here-

by accordingly empowered to make Regulations, to be enforced by suitable penalties, concerning the register, rating, licensing, and ascertaining the measurement of the tonnage and burthen, and generally for the trading within the limits aforesaid of such ships or vessels." And whereas it is further enacted in the said Statute that "the Governor General of India in Council may by such Regulations be authorized, such Regulations being subject as aforesaid, as to the privileges and advantages of British ships, for the purposes of trade within the limits of the Charter of the said Company, including the Cape of Good Hope and the territories and dependencies thereto, & to any of such privileges and advantages, any ships or vessels belonging to such Princes or States or any of them, or owned by subjects of any such Princely State; & that any such Regulations shall provide for the granting to such ships or vessels fit and convenient ligatures aforesaid, and generally for the trading within the limits aforesaid of such ships or vessels." And whereas, in pursuance of such enactments it is expedient to frame such Regulations as are mentioned therein, and the compilation with which shall be required in respect of all ships which are not registered, or licensed (for the period of such license) before the passing of this Act, in order that they may be deemed British ships under such Proclamation as aforesaid;—

It is hereby enacted, that no ship or vessel shall be entitled to any of the privileges or advantages of British ships under such Proclamation as aforesaid (except as regards ships or vessels registered before the passing of this Act and as regards ships or vessels belonging to Native Princes or States or their subjects) unless the person or persons claiming property therein shall have cause, the same to have been registered at some one of the ports hereinbefore mentioned within the territories of the East India Company, and shall have obtained a certificate of such registry from the person or persons authorized to make such registry and grant such certificate as hereinbefore directed in the form of which certificate shall be as follows:

"This is to certify, that in pursuance of Act No. —— of 1841, of the Governor General of India in Council (here insert the names and occupation and residence of subscribing owners) having made and subscribed the declaration required by the said Act and having declared that (he or they) together with (name) occupant and residence of non-subscribing owners, (he or she) sole owner or owners, in the proportion specified on the back hereof, of the ship or vessel called (the ship's name) of (place at which the vessel shall be registered) which is of the burthen of (number of tons), and whereof (master's name) is master, and that the said ship or vessel was (when and where built) and (name and employment of Surveying Officer) having certified to me, that the said ship or vessel has (number) decks and (number) masts, that her length from the fore part of the main stem to the after part of the main post stem, is (number of feet and inches), her breadth at the broadest part (stating whether she above or below the main e-wales) is (number of feet and inches), her height between decks, if more than one deck or depth in the hold, if only one deck) is (number of feet and inches), (height) (fully rigged) rigged with (a standing or running) fore-top-sail, (description of stern) sterned, (carron or chainter) built, has (whether any or not) gaffety, and (kind of head, if any) head; and the said non-subscribing owners having subscribed and agreed to the above description, the said ship or vessel called the (name) has been duly registered at the port of (name of port), certified under our hands at the Custom House, in the said port of (name of port), this (date) day of (name of month) in the year (word of year).

(Signature) Collector.

And on the back of such certificate of Registry, there shall be an account of the parts or shares held by each of the owners mentioned, and described in such certificate, in the form and manner following:

Names of several owners with- in mentioned.	Number of shares held by such owner.
Name	Thirty two
Name	Slater
Name	Eight
	etc. &c.

(Signed) Collector.

II. And it is hereby enacted, that the port at which registration shall be made, shall be the ports of Calcutta, Madras, Bombay, —, —, —, and such other places subordinate to the local Governments of India, as such Government respectively may, from time to time, declare to be registering ports under this Act. Provided, that ships or vessels built at any place other than any of such ports shall be deemed to make their first voyage to any of such ports being the ports at which it is intended they shall be registered, under a certificate to be granted by the principal British Officer at the place where the ship is built, or if there be no British Officer in authority there, then by three merchants of such place, which certificate shall contain all the particulars subjoined to the ownership and description of the ship or vessel contained in a certificate

of registry, and shall specify the ports at which it is intended that they shall respectively be registered, and which certificate shall have all the effect of a certificate of registry under this Act, during the first voyage from the place of building to the ports at which the ships or vessels respectively, shall be afterwards registered.

III. And it is hereby enacted, that the persons authorized to make such registry, and to grant such certificates as aforesaid, shall be the persons now authorized to make registry of ships or vessels under the Statute 3 and 4 W. 4, C. 85, and such other or different persons as the local Government may from time to time appoint for the ports under their respective Governments.

IV. And it is hereby enacted, that at every port where registry shall be made in pursuance of this Act a book shall be kept by the Registering Officer, in which all the particulars contained in the form of the certificate of the registry hereinbefore directed to be used shall be duly entered; and every registry shall be numbered in progression beginning such progressive number with the commencement of each and every year. And such Registering Officer shall forthwith, or within one month of the thirtieth, send to the Government of the Presidency to which he is subordinate a true and exact copy, together with the number of every certificate which shall be by him so granted.

V. And it is hereby enacted, that no registry shall henceforth be made or certificate be granted, until the following declaration be made or subscribed before the Registering Officer, by the owner or major part of the owners of the ship or vessel required to be registered.

"I, A. B. of (place of residence and occupation) do truly declare that the ship or vessel (name) of (port or place) whereof (master's name) is present master, being (kind of built, barque, or sloop, as described in the certificate of the Surveying Officer) was (when and where built, and that I the said (A. B.) and the other owners (name) and occupations if any do where they respectively reside) am (or are) sole owner (or owners) of the said vessel, and that no other person or persons whatever hath or have any right, title, interest, share, or property (ever, or now) in (or to) the said (A. B.) and the said other owners (name) am (or are) truly and bona fide a subject (or subjects) of Her Majesty for whom the Governor General of India in Council has power to legislate, and that no person not being subject as aforesaid, directly or indirectly, hath any share or part interest in the said ship or vessel. Provided that if the Registering Officer shall see occasion to doubt the truth of any of the facts contained in the above declaration, he shall not deem such declaration to be conclusive, but may cause the registry or certificate, and any description, entered in this behalf shall be subject only to an appeal to the local Government to which he is subordinate.

VI. And it is hereby enacted, that if the required number of joint owners of any ship or vessel (not personally attend to make and subscribe the declaration hereinbefore directed to be made and subscribed) shall and in such case each owner or owners, as shall personally attend and make and subscribe the declaration aforesaid, shall further declare that the person owner or joint owners of such ship or vessel then absent, or not residing within twenty miles of such port or place, and hath or have not to the best of his or their knowledge or belief, willingly absented himself or themselves, in order to avoid the making the declaration hereinbefore directed to be made and subscribed, or is or has been absent from attending to make and subscribe the said declaration, except as aforesaid.

VII. And to enable the Registering Officer to grant certificates truly and accurately describing every ship or vessel, he registered in pursuance of this Act, and also to enable all other Officers of Customs or due nomination, to discover whether any such ship or vessel hath any such that for which a certificate is allowed to be given, it is hereby enacted, that previous to the registering or granting of any certificate of registry or license to one or more person or persons appointed by the local Government respectively, taking to his or their assistance if he or they shall judge it necessary, one or more person or persons skilled in the building and measurement of ships, shall go on board every such ship or vessel that is to be registered, and shall minutely and especially examine her in every part of the said ship so as to tell and every particular contained in the form of the certificate hereinbefore directed in the presence of the master, pilot, any other person who shall be appointed for that purpose on the part of the owner or owners, or in his or their absence by the said master, and shall make true and just account by writing of all such particulars of the said ship, description, and measurement of every such ship or vessel as are specified in the form of the certificate above referred to the Collector, authorized as aforesaid to make such registry and grant such certificate of registry, and the said master or other person attending on the part of the owner or owners is hereby required to sign his name also to the certificate of such Surveying or Examining Officer, in witness of the truth thereof, provided such master or other person shall have agreed to the terms and conditions set forth and described therein.

VIII. And it is hereby enacted, that from and after the commencement of this Act the tonnage of every ship or vessel required by law to be registered, shall, previous to her being registered, be measured and ascertained while her hold is clear, and according to the following rule; (that is to say) divide the length of the upper deck between the afterpart of the stem and the forepart of the stern-post into six equal parts. Depth; at the foremost, the middle, and the aftermost of those points of division, measure in feet and decimal parts of a foot the depths from the under-side of the upper deck to the ceiling of the timber strake. In the case of a break in the upper deck, the depths are to be measured from a line stretched in a continuation of the deck. Breadth; divide each of those three depths into five equal parts and measure the inside breadths at the following points vertically, at one-fifth and at four-fifths from the upper deck of the foremost and aftermost depths, and at two-fifths and four-fifths from the upper deck of the midship depth. Length; at half the midship depth measure the length of the vessel from the afterpart of the stem to the forepart of the stern-post, then to take the midship depth add the foremost and the aftermost depth for the sum of the depths; add together the upper and lower breadths at the foremost division, three times the upper breadth, and the lower breadth in the midship division, and the upper and twice the lower breadth at the after division, for the sum of the breadths; then multiply the sum of the depths by the sum of the breadths, and this product by the length, and divide the final product by three thousand five hundred, which will give the number of tons for register. If the vessel have a poop or half deck, or a break in the upper deck, measure the inside mean length, breadth and height of such part thereof as may be included within the bulk-head; multiply those three measurements together, and dividing the product by 92.4 the quotient will be the number of tons to be added to the result above found. In order to ascertain the tonnage of open vessels, the depths are to be measured from the upper edge of the upper strake.

IX. And it is hereby enacted, that the tonnage or burthen of every ship belonging to the United Kingdom, ascertained in the manner hereinbefore directed, shall, in respect of any such ship which shall be registered after the commencement of this Act (except as hereinbefore excepted,) be inserted in the certificate of the registry thereof, and be taken and deemed to be the tonnage or burthen thereof for all the purposes of the said recited Act.

X. And it is hereby provided, that in each of the several cases hereinbefore prescribed, when applied for the purpose of ascertaining the tonnage of any ship or vessel propelled by steam, the tonnage due to the cubical contents of the engine room shall be deducted from the total tonnage of the vessel as determined by either of the rules aforesaid, and the remainder shall be deemed the true register tonnage of the said ship or vessel. The tonnage due to the cubical contents of the engine room shall be determined in the following manner; that is to say, measure the inside length of the engine room in feet and decimal parts of a foot from the foremost to the aftermost bulk-head, then multiply the said length by the depth of the ship or vessel at the midship division or afterpart, and the product by the inside breadth at the same division in two-fifths of the depth from the deck (upon as aforesaid, and divide the last product by 92.4, and the quotient shall be deemed the tonnage due to the cubical contents of the engine room.)

XI. And it is hereby provided, that the tonnage due to the cubical contents of the engine room and also the length of the engine room shall be set forth in the certificate of registry as part of the description of the ship or vessel; and that any alteration of such tonnage due to the cubical contents of the engine room, or of such length of the engine room, after registry, shall be deemed to be an alteration requiring registry de novo within the meaning of the said Act for the registering of ships or vessels.

XII. And it is hereby enacted, that for the purpose of ascertaining the tonnage of all such ships whether belonging to the United Kingdom or elsewhere, as there shall be occasion to measure while their engines are on board, the following rule shall be observed and is hereby established; (that is to say,) measure, first the length of the upper deck between the afterpart of the stem and the forepart of the stern-post; secondly, the inside breadth on the under-side of the upper deck at the middle point of the length; and, thirdly, the depth from the under-side of the upper deck down to the pump-well to be six, multiply these three dimensions together, and divide the product by one hundred and thirty, and the quotient will be the amount of the register tonnage of such ship.

XIII. And it is hereby enacted, that the true amount of the register tonnage of every merchant ship or vessel belonging to the United Kingdom, so to be ascertained according to the rule by this Act established in respect of such ships, shall be deeply carved or cut in figures of at least three inches in length on the gallions of every such ship or vessel, prior to her being registered.

XIV. And it is hereby enacted, that whenever the tonnage of any ship or vessel shall have been ascertained according to the rule herein prescribed (except in the case of ships or vessels which have been adenominated above) such account of tonnage shall ever after be deemed the tonnage of such ship or vessel, and shall be repeated in every subsequent registry of such ship or vessel, unless it shall happen that any alteration has been made in the form or burthen of such ship or vessel, or it shall be discovered that the tonnage of such ship or vessel had been erroneously taken and computed.

XV. And it is hereby enacted, that if such certificate as aforesaid shall be sold, lent, or otherwise disposed of to any person or persons whatever than those for whose use it is granted or shall be made use of for the service of any other ship or vessel than the ship or vessel for which it is granted such certificate shall thenceforth be utterly void, and the master or any owner of the ship or vessel who shall be proved to have sold, lent, or disposed of such certificate or made use of the same as aforesaid, or shall have concurred in or been privy to the committing any such offence shall be liable upon conviction by information to a penalty not exceeding 10,000 rupees, and that in case such ship or vessel shall be lost or taken by the enemy, burnt, or broken up, or otherwise prevented from returning to the port at which she is registered, or shall on any account have lost and forfeited the privileges of a British ship, or shall have been seized and legally condemned for illicit trading, or shall have been taken in execution for debt and sold by due process of law, or shall have been sold to the Crown or the East India Company, or shall under any circumstances have been registered *de novo*, the certificate, if preserved, shall be delivered up, within one month after the arrival of the master in any port or place in the territories of the East India Company to the Registering Officer at such port; in default whereof the master shall be liable on conviction before a Justice of the Peace in a penalty not exceeding 5,000 rupees. And that if any person not being such subject as aforesaid shall purchase or otherwise become entitled to the whole or to any part of share of or any interest in such ship or vessel, and the same shall be within the limits of any port of the territories of the East India Company, then and in such case the certificate of registry shall within seven days after such purchase or transfer of property in such ship or vessel, be delivered up to the person or persons hereinbefore authorized to make registry and grant certificate of registry at such port or place respectively as aforesaid, and if such ship or vessel shall be in any place not within the territories of the East India Company when such purchase or transfer of property shall take place, then that the certificate shall be delivered up within fourteen days after the arrival of such ship or vessel, or of the master thereof in any port of the territories of the East India Company, in default whereof the master shall be liable on conviction before any Justice of the Peace in a penalty not exceeding 5,000 rupees.

XVI. And it is hereby enacted, that when and so often as the master of any ship or vessel registered in manner hereinbefore directed shall be changed, the master or owner of such ship or vessel shall deliver to the person or persons hereinbefore authorized to make registry and grant certificate of registry at the port where such change shall take place if it be a port within the territories of the East India Company, the certificate of registry belonging to such ship or vessel, who shall thereupon indorse and subscribe a memorandum of such change, and shall forthwith give notice of the same to the proper officer of the port or place where such ship or vessel was last registered pursuant to this Act, who shall likewise make a memorandum of the same in the book of registers which is hereby directed and required to be kept, and shall forthwith give notice thereof in like manner as of the original entry. But if the change do not take place in any port within the territories of the East India Company, then such daily memorandum and indorsement shall be made and notice given at the first port within the territories of the East India Company at which the new master shall arrive after such change. In default of which delivery of the certificate, such new master shall be liable on conviction before a Justice of the Peace, to a penalty not exceeding 5,000 rupees.

XVII. And it is hereby enacted, that it shall not be lawful for any owner or master of any ship or vessel to give any name to such ship or vessel other than that by which she was first registered in pursuance of this Act, and that the owner or master of all and every ship or vessel which shall be so registered, shall, before such ship or vessel affix such registry, shall begin to take in any cargo, paint or varnish to be painted, in white or yellow letters of a length of not less than four inches, upon a black ground on some conspicuous part of the stern, the name by which such ship or vessel shall have been registered pursuant to this Act, and the port to which she belongs in a distinct and legible manner, and shall so keep and preserve the same; and that if such owner or master, or master or owner person having or taking the charge or command of such ship or vessel, shall permit such ship or vessel to begin to take in cargo before the name of such

ship or vessel has been so painted as aforesaid, or that wilfully alter, erase, obliterate, or in any wise hide or conceal, or cause or procure or permit the same to be done or shall in any written or printed paper, or other document describe such ship or vessel by any name other than that by which she was first registered, pursuant to this Act, or shall verbally describe, or cause or procure or permit such ship or vessel to be described by any other name to any Officer or Officers of Revenue in the due execution of his or their duty, then and in every such case the certificate of registry shall, thenceforth become utterly void, and such owner or owners or master or other person having or taking the charge or command of such ship or vessel shall be liable on conviction in a penalty not exceeding 1,000 rupees.

XVIII. And it is hereby enacted, that all and every person and persons who shall apply for a certificate of the registry of any ship or vessel shall, and they are hereby required to produce to the person or persons authorized to grant such certificate, a true and full particular under the hand of the builder of such ship or vessel, or in case the want of such certificate can be satisfactorily accounted for, then to produce other sufficient evidence of the proper denomination, and of the time when and the place where such ship or vessel was built, and also on exact account of the tonnage of such ship or vessel, and shall also make and subscribe a declaration before the person or persons hereinbefore authorized to grant such certificate that the ship or vessel for which such certificate is required is the same with that which is so described by the builder as aforesaid.

XIX. And it is hereby enacted, that if the certificate of registry of any ship or vessel shall be lost or mislaid, so that the same cannot be found or obtained for the use of such ship or vessel when needed, and proof thereof shall be made to the satisfaction of the Registering Officer of the port at which the ship is registered, such Officer shall and may permit such ship or vessel to be registered de novo, and a certificate thereof to be granted. Provided always that such ship or vessel be absent and far distant from the port to which she belongs, or by reason of the absence of the owner or owners, or of any other impediment, registry of the same cannot then be made in sufficient time, such Registering Officer shall and may grant a license for the present use of such ship or vessel, which license shall for the time and to the extent specified therein, and no longer, be of the same force and virtue as a certificate of registry granted under this Act. Provided always that if the certificate of registry shall at any time afterwards be found, the same shall be forthwith delivered to the proper Officers of Customs to be cancelled, and that no illegal use be made of the same, in default whereof the original certificate and the renewed certificate or license shall thenceforth become utterly void, and any person wilfully committing the said offence to be required to be cancelled, or making any illegal use thereof, shall be liable on conviction before any Justice in a penalty not exceeding 5000 rupees.

XX. And whereas it is not proper that any person under any pretence whatsoever should obtain the certificate of registry of any ship or vessel, or hold the same for any purpose other than the lawful use and navigation of the ship or vessel for which it was granted, it is therefore hereby enacted, that in case any person who shall have received or obtained by any means or for any purpose whatever the certificate of the registry of any such ship or vessel (whether such person shall deserve to be the subject

of the Justice) shall have abeonded so that the said warrant of the Justice cannot be executed upon him, and proof whereof shall be made to the satisfaction of the Registering Officer of the port at which the ship or vessel was registered, it shall be lawful for the said Officer to permit such ship or vessel to be registered de novo, or otherwise, in his discretion, to grant a license for the present use of such ship or vessel in like manner as is hereinbefore provided in the case wherein the certificate of registry is lost or mislaid.

XXI. And it is hereby enacted, that if any ship or vessel, after the same shall have been registered pursuant to the directions of this Act, shall in any manner whatever be altered so as not to correspond with all the particulars contained in the certificate of her registry, in such case such ship or vessel shall be registered de novo, in manner hereinbefore required as soon as she returns to the port to which she belongs, or to any other port within the territories of the East India Company, on failure whereof such ship or vessel shall to all intents and purposes be considered and deemed and taken to be a ship or vessel not duly registered.

XXII. And whereas great inconvenience may arise from the Registering Officers being served with subpoenas requiring them to bring with them and produce, on trials in Courts of Law relating to the ownership of vessels, or otherwise the declarations required to be taken by the owners thereof prior to the registering thereof, and the books of registry, or copies or extracts therefrom. And whereas it would tend to the dispatch of business if the attendance of such Registering Officers with the same upon such trials were dispensed with, it is therefore hereby enacted, that the Registering Officers at any port or place, and the person or persons acting for them respectively, shall, upon every reasonable request by any person, or persons whomsoever, produce and exhibit for his, her or their inspection and examination any declaration made by any such owner or owners, and also any right or entry in any book or books of registry required, and shall upon every reasonable request by any person or persons whomsoever, permit him, her, or them to take a copy or copies, or an extract or extracts thereof respectively, and that the copy and copies of any such oath or declaration, registry or entry, shall upon being proved to be true copy or copies thereof respectively, be allowed and received as evidence upon every trial at law, without the production of the original or originals, and without the testimony or affidavit of any Registering Officer, or other person or persons acting for them respectively, in all cases, as fully and to all intents and purposes as such original or originals if produced by any Registering Officer, or other person or persons acting for them, could or might legally be admitted or received in evidence.

XXIII. And it is hereby enacted, that if any person for persons shall falsely make declaration to any of the masters hereinbefore required to be verified by declaration, or if any person or persons shall counterfeite, alter, or falsify any certificate or other instrument of writing required or directed to be abridged, granted, or produced by this Act, or shall knowingly or wilfully make use of any certificate or other instrument so counterfeited, altered, falsified, or shall wilfully grant such certificate or other instrument in writing, knowing it to be false, such person or persons shall for every such offence be liable on conviction upon information to a penalty not exceeding 10,000 rupees. And if any such offence be

so that the same shall not exceed the amount of fees now payable for registering or granting passes to ships or vessels at the different Presidencies.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India, after the 21st day of March next.

T. H. MADDOCK,
Secy. to the Govt. of India.

*CALCUTTA:—Printed and Published by G. H. Huttman,
at the Bengal Military Orphan Press, No. 1, Mango Lane.*



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before noon of Tuesday, and those of a few lines only before 6 p. m. of that day.

WEDNESDAY, DECEMBER 30, 1840.

FORT WILLIAM.

GENERAL DEPARTMENT, 26TH JUNE, 1832.

All Public Officers of Government sending Advertisements to the *Calcutta Gazette* for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Honble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,
FINANCIAL DEPARTMENT,

THE 19TH NOVEMBER, 1840.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandise consigned to England are published for general information, also the following paragraphs 5 and 6 of the despatch of the Honble Court of Directors, dated 17th August, prescribing the same for future observance:

TERMS AND CONDITIONS.

FOR

MAKING ADVANCES IN INDIA AND CHINA,

UPON

The Goods and Merchandise of Individuals intended for Consignment to England, to be payable to the Court of Directors of the East India Company.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve; and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Government, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange to be determined from time to time at the place where the Advance is made under the Court's orders.

4. d.

Per Company's Rupee for Advances made at— Bengal.
Ditto..... Ditto..... Madras.
Ditto..... Ditto..... Bombay.
For Spanish Dollar Ditto..... China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, " Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of affording the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should they have brought the Company, on the other hand, a saving discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent, at which the Company have allowed Discount during the period for which such interest is chargeable.

9th.—Parties or their Agents will be required to insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Consignment. Should, however, the Parties or their Agents fail to effect such Insurance, the East India Company shall be at liberty to insure the Goods, the expense of which shall be reimbursed to them previously to their making over the Goods to those Parties or their Agents.

10th.—Parties receiving Advances, to address in such instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payment of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charge or expences which the Company may have incurred in respect of the Goods, and apportioning the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1839.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will. 4, Cap. 52, Sec. 58, and 5th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINCEP,
Secty. to the Govt. of India.

FORT WILLIAM,
FINANCIAL DEPARTMENT,
The 23d November, 1840.

Notice is hereby given, that the rate at which advances will be made, under authority of the Board of Customs, Salt and Opium, of Cash to Merchants on Bills of Exchange in favor of the Hon'ble the Court of Directors, secured by the consignment of Goods, will, until further orders, be 2s. and 2d. the Company's Rupee. In all other respects the Terms and Conditions of these advances will be the same as advertised under date the 2d May, 1838, 27th November, 1839, and 4th March, 1840.

Published by order of the Right Hon'ble the Governor of Bengal.

G. A. BUSHBY,
Secty. to the Govt. of Bengal.

No. 207.

FORT WILLIAM,
GENERAL DEPARTMENT,
The 25th December, 1840.

Mr. R. C. Glyn has been permitted to resign the East India Company's Civil Service, from the 5th Proximo.

G. A. BUSHBY,
Secty. to the Govt. of Bengal.

No. 208.

FORT WILLIAM,
GENERAL DEPARTMENT,
The 20th December, 1840.

Mr. T. P. Woodcock and Mr. C. Allen, of the Civil Service, reported their return from England on board the Siby "Vera" on the 26th instant.

By Order,

Mr. T. P. Woodcock,.....	20th December, 1840.	Mr. W. R. Timins admitted by Seniority.
Mr. C. Allen,.....	Ditto	Mr. B. Edmonstone, in England, Ditto.

Permits also will be available by Return or Expiry
to the 31st March, 1841.

Permits to be allotted to Registered
Applicants.

1. Robert Trotter, 17th January 1841.
2. Dr. B. Trevelyan, 17th Ditto.
3. James Lead, 17th February
4. B. G. Smith, 17th Ditto
5. F. E. Read, 17th Ditto
6. George Adams, 30th March

1. J. Muir.
2. H. J. Colvin.
3. P. C. Trench.
4. H. Beresford.
5. M. S. Gilmore.
6. D. J. Money.

By Order of the Right Hon'ble the Governor of Bengal.

G. A. BUSHBY, Secty. to the Govt. of Bengal.

No. 209.
FORT WILLIAM,
SEPARATE DEPARTMENT,
The 30th December, 1840.

APPOINTMENT.

Mr. James Munro to officiate as Superintendent of the Native Salt Chalks and Second Assistant to the Collector, Board of Customs, Salt and Opium, vice Mr. T. B. Wilson, appointed to the Department of Chalks.

No. 1820.
SECRET DEPARTMENT,
FORT WILLIAM,
The 31st December, 1840.

Captain L. W. Hart, of the 22d Regiment Bombay Native Infantry, has been placed at the disposal of the Envoy and Minister at Cabool, for employment in the Service of H. M. Shah Sharjah and Modak.

R. V. BAYLEY,
Asst. Secretary to Govt. of India.

potent for the Board of Customs, Salt and Opium, to dispose of the Lots which remain on hand at future Sales.

4. Each Lot to contain Five Chests.

5. A Deposit in a Promissory Note for 1,000 Rupees per Lot, or 200 Rupees per Chest, shall be made by the Purchaser in the Safe Room, and before the Lot is registered in the Sale Book, and all such Promissory Notes shall be redeemed on the part of Purchasers at this Office by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'Clock of the Afternoon of Friday, the 8th January 1841, or, on the other hand, failing such redemption by the time aforesaid, then the Lot or Lots for which no Sub-Treasurer's Receipts, or Deposit of other Public Securities as aforesaid, shall have been delivered in, shall be resold at such time or times, and under such Conditions of Sale as the Board of Customs, Salt and Opium, shall see fit, and all losses and expenses whatsoever attending such Resale, shall be borne and paid by the Defaulters, whether any profit accruing from such Resale shall be forfeited to Government.

6. The Promissory Notes taken on the day of Sale under the last mentioned Conditions, if remaining unredeemed on the 8th/9th January 1841, will be paid in the hands of the Attorney of the Honourable Company for realization in such manner as to him shall seem fit.

7. No Tender of Money, Sub-Treasurer's Receipts, or Public Securities on account of Opium upon which the prescribed Deposit may not have been made before 4 o'Clock of the 8th January, will be afterwards accepted.

8. The Opium now advertised for Sale, shall be paid for within One Calendar Month from the day of Sale, and in case any Lots of such Opium shall not be so paid for and adjusted, then the Due Deposit of 1,000 Rupees per Lot, or 200 Rupees per Chest, or any Public Securities that may have been deposited on account of such Lots or Chests, shall be forfeited and the Opium be disposed of on account of Government at such time and in such manner as the Board of Customs, Salt and Opium, shall think fit.

9. Purchasers taking out Certificates or Orders for the delivery of Opium, after making full payment as above prescribed, shall have the option of naming the number of Lots of their purchase which they may desire to be included in each Certificate or Order, and it is to be clearly understood that the Certificates or Orders so taken out shall be considered final, and not otherwise changeable for other Certificates or Orders authorizing the delivery of single Lots, or of a different number of Lots or Chests, whether more or less than the number of Lots or Chests originally required to be included in each Certificate or Order.

10. No Sub-Treasurer's Receipts or Deposit of Public Securities under the fifth of the present Conditions, will be accepted in this Office except from the party recorded as the Purchaser in the Sale Book, or his authorized Agent. The Receipt for such Deposit will be granted only in the name of such Purchaser, and the Public Securities deposited will be retained when the clearance has been made by the said Purchaser or his order.

11. The Officer Superintending the Sale on the part of the Board of Customs, Salt and Opium, is empowered to reject or disallow the bid of any individual, unless such individual shall on demand receive a Dispatch either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities equal to One Thousand Rupees per Lot (or Two Hundred Rupees per Chest,) for each Lot to be bid for.

12. The Purchaser of any Lot shall have the option of naming and purchasing in immediate succession any number of Lots of the said Agency Opium in the extent of Fifty Lots; and for the Lots so purchased, the Purchaser shall deposit 1,000 Rupees per Lot, and pay the same price per Chest as that for which he purchased his first Lot provided always that there remain a sufficient number of Lots of said Opium to complete the said Fifty, but not otherwise.

13. In the event of any dispute or difference touching or concerning any matter, or question arising out of the date of the Opium included in this Notification, or adjustment of the account thereof, the same shall, and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Pleas and Pleas to the jurisdiction of the said Supreme Court shall be waived.

14. The following Papers, together with a Bill of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be sent principally to the French authorities at the Office of the Secretary to the Board of Customs, Salt and Opium.

No. 1. Certificate of the Opium now advertised for Sale.

No. 2. Report of the examination of such Opium.

15. The Public are hereby informed that in providing the investment of the Behar and Benares Opium for the year 1839-40, the same precautions have been taken as those which have been observed during past years, to have the Drug procured and sent down in a pure state, to have only the prescribed quantity of leaven used in forming the cakes, and to have the due proportion of Opium put into each cake. An account of the weight of the Drug when packed at Behar and Benares, and a Statement of the average weight of Six Chests from each dispatch at Calcutta, may be seen on application at the Office of the Secretary to the Board of Customs, Salt and Opium.

16. Four Chests of Behar and Benares Opium which have been reserved from the provision of the two preceding years, will be also shown to the Purchasers on the day of Sale to enable them to judge of the state of preservation in which the Drugs are kept.

17. The Public are hereby informed that in addition to the quantity aforesaid the following quantities more or less of Behar and Benares Opium will be brought to sale this year on or about the dates specified below.

	Total
Behar, Benares, Chests.	
On or about Feby. 8th, about 1,400 700 about 2,100	
On or about April 24th, about 2,000 1,500 about 4,500	
On or about May 29th, about 1,400 500 about 2,100	
On or about June 28th, about 2,400 1,200 about 4,120	
	<u>8,400 4,100</u> — 12,500

18. It is hereby further notified that under the 6th Article of the Convention between Great Britain and France, dated the 7th March 1815, quoted below, the Agents in India of His Majesty the King of the French, or Persons duly appointed by them, are entitled to demand that out of the quantities of Behar and Benares Opium declared as above in Sales at the five Sales in the months of January, February, April, May and June, there shall be delivered ~~out~~ to them at the average of the particular Sale or Sales to which the Opium so applied for may belong, a quantity not exceeding in the aggregate 300 Chests, and the Agents of the French Government must make requisition for the whole of the Opium required by them during the year within 30 days after the publication of this Advertisement, specifying the particular Sale or Sales from which the quantity of Opium is intended to be taken. If the Agents of the French Government do not make the requisition for Opium within the time aforesaid, the entire quantity of about 16,829 Chests of Behar and Benares Opium as above estimated, will be brought to sale in the usual manner, and if they shall make application for a quantity of Opium to be delivered to them out of the quantity advertised for sale in ~~each~~ any of the five Sales aforesaid, but shall not pay for it within the prescribed period of payment, the Governor of Bengal reserves to himself the right of suspending the Opium which the French Authorities may so fail to pay for, either by increasing the quantity reserved at the Sale next ensuing the date of payment, or by selling ~~at~~ at a Sale to be held expressly for the purpose.

ARTICLE.

A. "With regard to the Article of the Convention between the high contracting parties that at each of the periodical Sales of that Article there shall be reserved for the French Government and delivered upon requisition duly made by the Agents of His Most Christian Majesty, or by the Persons duly appointed by them, the number of Chests so applied for, provided that such supply shall not exceed three hundred Chests in each year, and the price for the same shall be determined by the average rate at which Opium shall have been sold at every such periodical Sale, it being understood that if the quantity of Opium applied for at any one time shall not be taken on account of the French Government by the Agents of His Most Christian Majesty within the said period of delivery, the quantity so applied for shall nevertheless be considered as so much in reduction of the three hundred Chests herein before mentioned—the requisition for Opium so applied for to be made addressed to the Governor General at Calcutta within thirty days after notice of the intended Sale shall have been published in the Government Gazette."

By Order of the Board of Customs, Salt and Opium,
W. BRACKEN, O.M. Secretary.

NOTICE is hereby given, that with the sanction of the Board of Customs, Salt and Opium, Tenders will be received at this Office on or before the 81st proxim. at 12 o'clock, for the purchase of Md. 819 of Cuttack Pungah Salt of 1840, to be sold in quantities of not less than lots of 250 mounds each, in satisfaction of Golah rent due, should the owners not previously appear and pay up the rent now due on their goods.

Intending purchasers are to satisfy themselves by personal inspection of the article at the Government Golahs at Sulta, — the Salt to be paid for and taken away within one week, after the tender shall have been accepted by the Superintendent of the Salt Golahs.

F. BOWRING,

*Supt. of the Golahs
Sulta Salt Golahs, the 25th Novr. 1840.*

গাছবাব আসিপাব হোড় পুরিপট রমক ও কিমের আদেশানুসারে স্বাম মেওড়া বাইবেকে
বে আগামী ৩১ ডিসেম্বর বিহা ১১ অটোর সবজ
পর্যাপ্ত সব ১২৩ সালের ঘোষণাবলী ১৯/ ঘোষ
কুইক পাহা রমক বিক্রয়ত্বে টেকুর অবো বিক্রয়
সচক আবেসমপক্ষ অবো আভিবে সামুরা হাইবেক
গোলা ভাবা আদায় কারণ প্রত্যোক সাট ১০%
মোনের কম বিক্রয় কুর বাইবেক মা আশোর সীবেক
শহরিমার যদ্যপি ইন্দোপুরে এ উপরের শিখিত রম
ক্ষেপণ হে গোলা ভাবা পাওড়া কাছে ভাবা আ
দায়করে তবে বিক্রয় হাইবেক মা—

খতিমারাবের উচিত বে কুয়ের পুরু বাইবেক
নমুনা সংকাৰি গোলাক দেখে আৱ টেকুর অবো
সু বাইবেকে স্বাম বাইবেক দাবা মেওড়া হাইবেক
এক হ্যাতে এ অক্ষে টাকা দাবিল বিক্রয় রম
ক্ষেপণ করিয়া সব ১০৪+ মান আভিবে
১৫ মুকুত—

NOTICE.—The Public are hereby informed, under orders of Government, dated 20th January, 1840, that excavations, surrounded with fences, and having lights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Upper North Division.

Nundram Sein's Street, a portion of Retaining Wall to be reconstructed.

Lower North Division.

Old Boluckannah Street, Arch of the Cross Bridge to be reconstructed.

Lower North Division.

Portuguese Church Street will be closed against Carriages.

Portuguese Church Street, a Tunnel to be constructed; it will be necessary to close the entrances to the Street, with a strong fence between Moorgyhatta Street and a Lane branching from the west side of Portuguese Church Street.

Lower North and Upper North Divisions.

Chitpore Road: West side: from Moorgyhatta Street to opposite Dwarkeynath Tagore's Lane—Aqueduct to be built.

R. J. ROSE, *Offg. Supt. Conservancy.*

WANTED—A Treasurer for the Deputy Collectorate of Bullooh, Salary per mensem 50 Rupees. Unexceptionable Security to the value of Rs. 32,000 will be required according to the Table of Treasurer's Securities circulated with the Sudder Board of Revenue's Circular Letter, No. 40, dated 11th October, 1836. The Applicant must be well-versed in Accounts and the Bengalee language.

R. B. GARRETT, *Dy. Colr.*

*Bullooh Dy. Colr.'s Office, 1
the 12th December, 1840.*

CIVIL SERVICE ANNUITY FUND.

NOTICE is hereby given, that the Annual General Meeting of the Subscribers to the Civil Service Annuity Fund, will be held at the Town Hall, at One o'Clock P. M. on Friday, the 1st of January next, for the purpose of Auditing the Accounts of the past year, for the election of Five Managers of the Fund for the year 1841, and for the consideration of any other matters that may be laid before the Meeting.

By order of the Managers,

H. V. BAYLEY, Secy.

*C. S. A. F. Office, 1
the 16th November, 1840.*

BENGAL MILITARY FUND.

In conformity to the 28th and 27th Articles of the Regulations, a General Meeting of the Subscribers of the Military Fund will be held, at the Military Fund Office, on Wednesday, the 27th January 1841, at 10 o'clock in the Forenoon, for the election of Directors for the ensuing year, and for the inspection and approval of Accounts of the Fund, and of the proceedings of the Directors of the past year.

After the disposal of the above business, the Meeting will be declared special for the consideration, under Article 32, of the recent Propositions from 58 Subscribers at Meerut, as submitted to the Army in Council, and the Directors, No. 487 of the 2nd September 1840.

J. W. J. COUSELEY, President.

*Fort William, Military Fund Office, 1
16th October, 1840.*

NOTICE.

THE Interest and Responsibility of Mr. Alexander Nowell, in our Firm, ceased from the 1st August 1840.

Mr. Roger John Tatler is admitted a Partner to our Firm from the 1st September 1840.

HAMILTON & CO.

1st December, 1840.

NOTICE.

THE Interest and Responsibility of Mr. John William Yule and Mr. George Tayler, in the business of Indigo Planters, carried on in conjunction with Mr. Alexander Nowell, in the District of Tirthan and Chittarpur, under the Style or Firm of "Nowell and Co.", ceased by mutual consent on the First December, 1840.

All outstandings will be closed by the said Alexander Nowell, and by whom the business will in future be continued.

Signed **ALEXANDER NOWELL,**

by his Attorney

R. S. CAHILL.

JNO. WM. YULE.

GEORGE TAYLER.

NOTICE.

PAIMENT has been stopped at the Treasury and Bank, of No. 16,266 and No. 16,296 Government Provinces Notes of Rupees 1,000 each: these Notes belong to Lieut. Col. Luard, and have been mislaid or stolen. If brought to No. 3, Russell Street, a reward will be given.

FIRST LOTTERY of 1841, for the Improvement of the City of Calcutta.

Third Day's Drawing: Monday, Decr. 28, 1840.

PRIZES.

No. 876 Prize of 5,000 Co.'s Rupees.
 Nos. 1812 2773 and 1422 Prizes of 1,000 Co.'s Rupees each.
 Nos. 3087 1579 2781 86 and 2247 Prizes of 500 Co.'s Rupees each.
 Nos. 868 3840 3891 1471 2620 and 9377 Prizes of 250 Co.'s Rupees each.
 Nos. 1947 2093 1286 990 2705 2285 2265 4517 3210 2805 118 3965 2051 3759 2021 1455 1221 2139 1666 1167 2069 and 1478 Prizes of 120 Co.'s Rupees each.

Tickets entitled to be renewed for the last 2 days on paying 50/- each before the 4th of February next.

5089 803 1141 1097 1570 1840 6598 576 4408 2863
 2228 2095 2658 3297 8177 4579 2413 4448 1988 9492
 2568 2777 3577 706 2285 255 3573 3369 2492 2500
 2093 1928 6754 666 3707 3840 4773 3352 4468 9487
 4219 1891 4177 2410 1420 3558 622 2097 803 3593
 1915 4220 4041 1680 888 922 4488 1926 4244 3207
 3066 1860 3080 3080 3767 1467 141 118 6366 10
 1828 3876 1073 1120 3981 4556 1645 1288 8664 2688
 2572 8037 1574 2119 2970 1114 869 2925 2349 550
 3733 9884 2146 1498 4745 1222 9254 1188 1270 421
 3591 172 3766 3878 198 78 2111 4584 240 4588
 3326 2389 2885 1048 2222 4708 8169 306 5056 1791
 1600 4426 344 4184 3191

PRIZES.

4614 1171 3719 2211 4110 2540 1486 301 150 17
 3801 371 1673 3012 197 2090 602 3471 1193 107
 1491 1011 191 1421 172 4127 2097 2702 1412 1012
 117 171 107 1424 181 2172 171 172 1697 114
 118 801 161 1419 124 1001 1001 2207 3411 4177 3282
 1419 161 120 1001 171 274 1212 1281 111 1162
 3064 2117 161 175 1987 1081 2561 3406 6046 1490
 2102 4228 1122 640 1466 121 2124 731 2667 184
 4090 801 1751 125 125 125 125 125 125 125
 1013 171 171 171 171 171 171 171 171 171 171
 102 112 142 142 142 142 142 142 142 142
 2041 1113 1114 1115 1116 1117 1118 1119 1110 1111
 4213 811 4719 1711 4103 3897 1133 3162 3230 1732
 2135 682 1638 3703 3276 4702 4841 3702 1124 3409
 1673 9441 2002 987 4091 2843 3780 290 852 1278
 3094 2658 2821 496 4620 1097 2130 4194 1619 892
 839 3108 824 4560 2865 471 408 3944 2937 3747
 1042 1048 398 1193 3966 832 770 4536 2511 4123
 1041 1018 914 1787 4700 1094 906 8780 4986 1998
 1763 1010 8838 2487 472 2291 6 3268 2512 273
 40 4497 3059 2184 2006 4565 3096 1434 4058 1040
 74 4298 3858 1535 881 3187 272 1925 8003 1848
 1034 2938 3060 1247 1572 2742 105 4704 3920 4301
 227 1906 190 2908 2106 1308 2045 2889 3258 3129
 780 460 3997 2697 4782 3460 1591 470 1886 1186
 3556 3347 4140 8228 3548 2091 2582 948 4626 4208
 3808 336 700 3129 271 1809 827 2667 8174 3014
 3420 2280 4236 4009 373 3546 4749 2814 457 1676
 3553 4209 3314 998 2420 2081 1384 4118 4589 2382
 324 2345 56 4753 3771 3442 4783 203 308 273
 3745 87 618 3072 420 3065 8446 2510 2307 1439
 608 3725 657 3573 104 2086 1842 2108 2316 1743
 784 3478 8101 710 4573 1804 4518 528 3018 1181
 9279 475 5210 1145 3018 2382 1923 3385 5112 4904
 1448 9426 3780 3412 2376 4456 507 2550 2187 738
 1367 4581 4661 3230 2215 72 207 4279 1974 2593
 2915 601 1418 4410 1367 3401 3045 3200 1556 1485
 873 3467 3245 765 1882 243 2725 1151 4442 982
 4852 1620 1735 413 2463 199 4894 1289 1613 3607
 2149 4386 4475 892 1786 2063 388 3562 818 238
 2950 111 1042 2841 3247 3856 2602 1893 1293 3360
 148 4178 2931 377 4079 639 2575 1235

J. F. HYDE,

Servy, to the Lottery Committee.

CALCUTTA, DECEMBER 28, 1840.

The Fourth Day's Drawing will take place on Thursday next, the 8th day of December, 1840, precisely at 10 o'clock in the Forenoon.

NOTICE is hereby given, that Letters of Administration of the Goods and Chattels, Credits and Effects of Alexander Ronald, late of Daccares Factory, in the Zilleh of Gorakhpore, in the East Indies, who departed this life at Singha Factory, in Chuprah, in the Province of Bengal, an Indigo Planter, has been granted by the Supreme Court of Judicature at Fort William in Bengal, to Theodore Dickens, Esquire, the Ecclesiastical Registrar of the said Court. All persons having demands against the said Estate, are requested to make the same known to the said Administrator, to whom all persons indebted to the said Estate are requested to make payment of their respective debts without delay.

WIGHT & THOMAS,

Proctors.

*I, LARKINS' LARK,
Calcutta, December 22d, 1840.*

PROBATE of the last Will and Testament of **William Turner**, formerly of Calcutta, Merchant and Agent, but lately of Great Britain, deceased, having this day been granted by and under the Seal of the Supreme Court of Judicature at Fort William in Bengal, in its Ecclesiastical Jurisdiction, to **John Muller**, of Fairlie Place, in the Town of Calcutta, Esquire, an Assistant in the Honorable Company's Mint, one of the Executors named in the last Will and Testament of the said **William Turner**, deceased. All persons having Claims against the Estate of the said deceased, are requested to make the same forthwith known to the said **John Muller**, and all those indebted thereto, are to make payment to him without delay.

STRETELL,

Proctor.

Calcutta, 1840.

East India Army Agency,

**16, CORKHILL, AND 8, ST. MARTIN'S PLACE,
CHARING CROSS,**

Messrs. GRINDLAY, CHRISTIAN, & MATTHEWS,

THE numerous communications which have been addressed to Captain Grindlay from all parts of India, conveying the most flattering approbation of the manner in which his duties to his constituents have hitherto been performed, and the most cordial assurances of support to the new Firm, commenced in November, 1838, are felt by him to call for a public expression of gratitude.

In thus offering his thanks for the extensive and honorable patronage long afforded to the Establishment under his sole management, and now so kindly promised to the Firm of GRINDLAY, CHRISTIAN AND MATTHEWS, he begs to assure his numerous friends and well-wishers, that the efforts of himself and his partners will be unremittingly directed to merit the continued confidence reposed in them by the various branches of the Indian community, both at home and abroad.

The high character attained by the Establishment under his superintendence has been the result of many years' perseverance.—Its pretensions were tested by experience, and the value of the facilities which it afforded for the dispatch of business, tried and vouchsafed for by a large proportion of those whose engagements led them to India. It is acknowledged with pride, that success followed exertion, and the means have thus been obtained of increasing the resources of the Establishment and greatly enlarging the circle of its usefulness.

In conclusion, Messrs. GRINDLAY, CHRISTIAN AND MATTHEWS have only to remind their Subscribers and the Public at large, that they continue to transact every description of business connected with India and the Colonies.

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Subscribers absent from England have the privilege of naming a Proxy, to avail himself of the resources of the EAST INDIA ROOMS, in LONDON.

And it is requested that a Letter of full Instruction be addressed to Messrs. G. and Co.

WITH the Sanction of Government, the following Advertisement is published for general information.

By Order of the General Management,

JOHN MCQUEEN,

Secy. M. O. S.

Orphan Society's Office, Kidderpore, 1

5th March, 1839.

ADVERTISEMENT.

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contracts with Government, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management deem it expedient to publish, for general information, the following extract of a Letter from Mr. Secretary Prinsep, showing that the Orphan Press has the exclusive privilege of Printing for Government.

I am directed to acknowledge the receipt of your letter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice President in Council has desired his readiness to inquire into every case in which other Establishments may be employed to the prejudice of the interests of the Orphan

School, whenever such may fall under his notice or be made the subject of representation.

(Signed) H. T. PRINSEPP,

Serv. to Government Govt. Dept.
Council Chamber, the 7th August, 1832."

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1839

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ment, dated 14th August, 1858; and published in the
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1859.

October 7, 1859.

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